### **EXHIBIT 1**

#### IN THE UNITED STATES BANKRUPTCY COURT

FOR THE DISTRICT OF DELAWARE

			NCOC
In re:	)	Chapter 11	1136 3
W. R. GRACE & CO., et al.,		Case No. 01-01139 (JKF) (Jointly Administered)	
Debtors.	j	` '	
	· )	Re: Docket No. 9315 and I	1/14/05 Agenda Item
	)	No. 6	_

## SECOND ORDER GRANTING RELIEF SOUGHT IN DEBTORS' FIFTEENTH OMNIBUS OBJECTION TO CLAIMS (SUBSTANTIVE)

Upon the Fifteenth Omnibus Objection to Claims (the "Fifteenth Omnibus Objection")<sup>2</sup> filed by the above captioned debtors and debtors in possession (the "Debtors"), seeking entry of an order expunging and disallowing certain Claims; and no previous application having been made; and upon consideration of the matters set forth herein; and due and proper notice of the Fifteenth Omnibus Objection having been given, it is hereby

The Debtors consist of the following 62 entitles: W. R. Grace & Co. (f/k/a Grace Specialty Chemicals, Inc.), W. R. Grace & Co. Conn., A-1 Bit & Tool Co., Inc., Alewife Boston Ltd., Alewife Land Corporation, Amicon, Inc., CB Biomedical, Inc. (Ille's Circe Biomedical, Inc.), CCHP, Inc., Coalgrace, Inc., Coalgrace II, Inc., Creative Food 'N Fun Company, Darex Puerto Rico, Inc., Del Taco Restaurants, Inc., Dewey and Almy, LLC (f/k/a Dewey and Almy Company), Ecarg, Inc., Five Alewife Boston Ltd., GC Limited Partners I, Inc., (f/k/a Grace Cocoa Limited Partners I, Inc.), GC Management, Inc. (f/k/a Grace Cocca Management, Inc.), GEC Management Corporation, GN Holdings, Inc. GPC Thomasville Corp., Gloucester New Communities Company, Inc., Grace A-B Inc., Grace A-B II Inc., Grace Chemical Company of Cuba, Grace Culinary Systems, Inc., Grace Drilling Company, Grace Energy Corporation, Grace Environmental, Inc., Grace Europe, Inc., Grace H-G Inc., Grace H-G II Inc., Grace Hotel Services Corporation, Grace International Holdings, Inc. (f/k/a Dearborn International Holdings, Inc.), Grace Offshore Company, Grace PAR Corporation, Grace Petroleum Libya Incorporated, Grace Terpon Investors, Inc., Grace Ventures Corp., Grace Washington, Inc., W. R. Grace Capital Corporation., W. R. Grace Land Corporation, Gracoal, Inc., Gracoal II, Inc., Guanica-Caribe Land Development Corporation, Hanover Square Corporation, Homeo International, Inc., Kootenai Development Company, L B Realty, Inc., Litigation Management, Inc. (f/k/a GHSC Holding, Inc., Grace JVH, Inc., Asbestos Management, Inc.), Monolith Enterprises, Incorporated, Monroe Street, Inc., MRA Holdings Corp. (Ilk/a Nestor-BNA Holdings Corporation), MRA Intermedee, Inc. (Ilk/a Nestor-BNA, Inc.), MRA Staffing Systems, Inc. (Ilk/a British Nursing Association, Inc.), Remedium Group, Inc. (Tk/a Environmental Liability Management, Inc., E&C Liquidating Corp., Emerson & Curning, Inc.), Southern Oil, Rusin & Fiberglass, Inc., Water Street Corporation, Axial Basin Ranch Company, CC Partners (thia Cross Country Staffing), Hayden-Gulch West Coal Company, H-G Coal Company.

Capitalized terms used but not defined herein are as defined in the Fifteenth Omnibus Objection.

ORDERED that, except as hereinafter stated, the relief sought in the 15<sup>th</sup> Omnibus Objection is granted to the extent not inconsistent with the language herein and with the Exhibits attached hereto;<sup>3</sup> and it is further

ORDERED that the Objections to each of the claims listed on <u>Exhibit A</u> to this Order are sustained and each of the claims is expunged and disallowed for all purposes since the claimants did not file any response to the Objections; and it is further

ORDERED that that the Objections to the claims of The Burlington Northern Santa Fe Railway ("BN") identified on the Stipulation attached hereto as Exhibit B, which claims relate to Zonolite Attic Insulation or similar products ("ZAI") are hereby withdrawn and the claims are reclassified as ZAI Claims as outlined on the Stipulation. This withdrawal is without prejudice, the BN Claims shall remain of record and be addressed as the Court may direct. Likewise, Debtors retain their right to object to the BN claims listed on Exhibit B on any grounds in the future, upon proper notice and consistent with applicable law. The Debtors also retain the right to require the claimants listed on Exhibit B to re-file their ZAI Claims on specialized ZAI Proof of Claim Forms in the event the Court so orders such specialized claim form; and it is further

ORDERED that the claims of Celotex Corporation, Carey Canada Inc. and the Asbestos Settlement Trust (Celotex) (collectively "Celotex") outlined on the Stipulation attached hereto as <a href="Exhibit C">Exhibit C</a> have been voluntarily withdrawn and thus shall be expunged from the Claims Register, and it if further

ORDERED that the Objections to the claims of City of Cambridge Massachusetts ("Cambridge"), identified as Claim Nos. 4721 and 4723 are hereby withdrawn and the claims are reclassified as environmental unsecured claims within the Non-Asbestos Claims category of Debtors proposed Chapter 11 Plan dated January 22, 2005 (the "Plan") as outlined on the

<sup>&</sup>lt;sup>3</sup> To the extent that any claim that is the subject of the 15th Omnibus Objection has been or is otherwise addressed by an approved stipulation between the Debtors and the claimant, that slipulation shall control the disposition of that claim.

Stipulation attached hereto as Exhibit D. In addition, the Objections to Cambridge Claim Nos. 4720 and 4722 set forth in the Debtors' Fifth Omnibus Objection dated May 5, 2004 are also withdrawn. This withdrawal and reclassification, however, is without prejudice and the Debtors have the right to object to any of the claims of Cambridge on any grounds in the future, including but not limited to the grounds asserted in the 5<sup>th</sup> and 15<sup>th</sup> Omnibus Objections, as applicable, upon proper notice and consistent with applicable law, provided, however, the Debtors shall be prohibited from objecting to any of the claims based on the type of Proof of Claim form filed by Cambridge or the classification of the claims as outlined in the Stipulation. Further, Claim Nos. 4721, 4722 and 4723 shall be consolidated into Claim No. 4720 and Claim Nos. 4721, 4722 and 4723 shall be disallowed and expunged and Claim No. 4720 shall be the surviving Claim. Notwithstanding any other provisions herein or in the attached Exhibit D, to the extent that the Debtors' Plan or any other plan or plans of reorganization confirmed in these chapter 11 cases do (does) not provide for the substantive consolidation of the Bankruptcy Cases and Debtors (for purposes of distribution on account of allowed claims), Claim Nos. 4721, 4722 and 4723 shall be reinstated, as appropriate and Cambridge shall be entitled to pursue such claims; and it is further

ORDERED that the Objections to the claim of Massachusetts Bay Transportation Authority ("MBTA"), identified as Claim No. 9694 is hereby withdrawn and the claim is reclassified as an environmental unsecured claim within the Non-Asbestos Claims category of Debtors' Plan as outlined on the Stipulation attached hereto as Exhibit E. In addition, the Objections to MBTA Claim No. 9693 set forth in the Debtors' Fifth Omnibus Objection dated May 5, 2004 is also withdrawn. This withdrawal and reclassification, however, is without prejudice and the Debtors have the right to object to any of the claims of MBTA on any grounds in the future, including but not limited to the grounds asserted in the 5<sup>th</sup> and 15<sup>th</sup> Omnibus Objections, as applicable, upon proper notice and consistent with applicable law, provided,

however, the Debtors shall be prohibited from objecting to any of the claims based on the type of Proof of Claim form filed by MBTA or the classification of the claims as outlined in the Stipulation. Further, Claim No. 9694 shall be consolidated into Claim No. 9693 and Claim Nos. 9694 shall be disallowed and expunged and Claim No. 9693 shall be the surviving Claim. Notwithstanding any other provisions herein or in the attached Exhibit E, to the extent that the Debtors' Plan or any other plan or plans of reorganization confirmed in these chapter 11 cases do (does) not provide for the substantive consolidation of the Bankruptcy Cases and Debtors (for purposed of distribution on account of allowed claims), Claim No. 9694 shall be reinstated, as appropriate and MBTA shall be entitled to pursue such claim; and it is further

ORDERED that the Objections to the claim of Perini Corporation ("Perini"), identified as Claim No. 4705 are hereby withdrawn and the claim is reclassified as an environmental unsecured claim within the Non-Asbestos Claims category of Debtors' Plan as outlined on the Stipulation attached hereto as Exhibit F. In addition, the Objections to Perini Claim No. 4704 set forth in the Debtors' Fifth Omnibus Objection dated May 5, 2004 is also withdrawn. This withdrawal and reclassification, however, is without prejudice and the Debtors have the right to object to any of the claims of Perini on any grounds in the future, including but not limited to the grounds asserted in the 5<sup>th</sup> and 15<sup>th</sup> Omnibus Objections, as applicable, upon proper notice and consistent with applicable law, provided, however, the Debtors shall be prohibited from objecting to any of the claims based on the type of Proof of Claim form filed by Perini or the classification of the claims as outlined in the Stipulation. Further, Claim No. 4705 shall be consolidated into Claim No. 4704 and Claim Nos. 4705 shall be disallowed and expunged and Claim No. 4704 shall be the surviving Claim. Notwithstanding any other provisions herein or in the attached Exhibit F, to the extent that the Debtors' Plan or any other plan or plans of reorganization confirmed in these chapter 11 cases do (does) not provide for the substantive

consolidation of the Bankruptcy Cases and Debtors (for purposed of distribution on account of allowed claims), Claim No. 4705 shall be reinstated, as appropriate and Perini shall be entitled to pursue such claim; and it is further

ORDERED that the Objections to the claims of Los Angeles Unified School District ("LA"), identified as Claim Nos. 9570 and 15247 are hereby withdrawn, as outlined on the Stipulation attached hereto as Exhibit G. Further, Claim No. 15247, shall be consolidated into Claim No. 9570 and Claim No. 15247 shall be disallowed and expunged and Claim No. 9570 shall be the surviving Claim. Notwithstanding any other provisions herein or in the attached Exhibit G, to the extent that the Debtors' Plan, as defined in Exhibit G or any other plan or plans of reorganization confirmed in these chapter 11 cases do (does) not provide for the substantive consolidation of the Bankruptcy Cases (for purposed of distribution on account of allowed claims), Claim Nos. 15247 shall be reinstated, as appropriate and LA shall be entitled to pursue such claim; and it is further

ORDERED that the Objections to the claims of LaMartin Company, Inc. Paul J. Martin, M. J. & P. LLC. and P & S Associates (the "Exhibit H Claimants") are hereby withdrawn and the claims are reclassified as environmental unsecured claims, as outlined on the Stipulation attached hereto as Exhibit H. This withdrawal and reclassification is without prejudice and the Debtors have the right to object to the claims of the Exhibit H Claimant on any grounds in the future upon proper notice and consistent with applicable law; and it is further

ORDERED that the Objections to the claim of Oldon Limited Partnership ("Oldon"), identified as Claim No. 11310, are hereby withdrawn and the claim is reclassified as an environmental unsecured claim, as outlined on the Stipulation attached hereto as Exhibit I. This withdrawal and reclassification is without prejudice and the Debtors have the right to object to

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the claim of Oldon on any grounds in the future upon proper notice and consistent with

applicable law; and it is further

ORDERED that the claimants holding the claims identified as Claim Nos, 6979 through

7017 and filed by attorney Deborah J. Israel of Piper Rudnick LLP shall have an additional 30

days, until December 14, 2005, to respond to the Fifteenth Omnibus Objection, the Debtors shall

have until January 13, 2006 to reply and the Objections as to those claims shall be heard at the

Debtors' Omnibus hearing on January 30, 2006; and it is further

ORDERED that the Objection to any Claim set forth in the Fifteenth Omnibus Objection

that has not been adjudicated by this Order shall be continued for further hearing and

adjudication pursuant to a separate scheduling order or orders; and it is further

ORDERED that the rights of the Debtors to object to any Claim listed on any exhibit to

this Order for any reason are expressly preserved, except as provided for herein; and it is further

ORDERED that, pursuant to Rule 54(b) of the Federal Rules of Civil Procedure, made

applicable in the contested matter by Rules 7054 and 9014 of the Federal Rules of Bankruptcy

Procedure, the Court hereby directs entry of a final judgment with respect to the claims

objections as to which relief is entered by this Order, the Court having determined that there is

no just reason for delay in the entry of judgment on these matters; and it is further

ORDERED that this Court shall retain jurisdiction to hear and determine all matters

arising from the implementation of this Order.

Dated: December / 2005

United States Bankruptcy Judge

Exhibit A

DC)CS\_DE:112130.2

# 15th Omni Default Claims Revised \*240 Total\*

**** C+P	***					
Claim#	Claimant Name	Counsel	Firm Name	Building Name	Property Address	Objection Exhibit
001131	Katz, S S 15 Elegt Dr West Nyack, Ny 10994	No Counsel Speolified		MANIACALIANIA INIK JIRRAMIDI, MAKALITAK	001131 Katz, S S 15 Elrad Dr No Counsel A-2, A-3, C-1 (s), C-1 (d), C-3 (d)	A-2, A-3, C-1 (a), C-1 (d), C-3 (d), D-2, D-4, D-8, E-1,
001414	Lee, Elizabeth M 713 Michigan Ave Libby, Wi 599	No Counsel Specified			d01414 Les Elizabeth M 713 No Coursel 713 Michigan Ave Laby MT A-2, C-2, D-4, D-6, E-1, G-6, E-1	A-2, C-2, D-4, D-6, E-1,
001419	Allaman, W.L. 21045 Quileuts Rd Apple Valley, Ca	No Coumsel Specified			001419 Aljaman, W. L. 21045 No Coursel 1001 W Lambert Road 213 A-1, A-2, C-2, C-3 (e), D-1 (a), Candidius Rd Apple Valley. Specified Candidius Rd Apple Valley. Specified Candidius Rd Apple Valley. Specified Candidius Rd Apple Valley.	A-1, A-2, C-2, C-3 (9), D-1 (a), D-6, E-1,
001421	001421 7300 Kimbar 8149 Corp 3550 W 98th Si Evergreen	No Counsel Specified			Specified and the Country of the Cou	C.3 (d), D.2, D-6, E-1,
001423 Onunasenses	Ho, Jeffrey Douglas 1431 Lakeview Ave Minneapoli	No Counsel Specified			00:423 Ho, Jeffrey Douglas 1431 No Counsel Lakeview Ave Minneapolis Specified Minneapolis MN 55416 Minneapolis MN 55416 Minneapolis MN 55416	C-3 (d), D-5, D-6, E-1,
001424 geografischengenge	Ingram, Benjamin Mason	No Counsel Specified		001424 Ingram, Benjamin Mason No Coursel Specified Specified Specified Specified International Control of Specified	705 South Seminary Florence C-1 (d), D-2, D-4, E-1, AL 35630	C-1 (d), D-2, D-8, E-1,
001428 erranomumerus	601428 3801 N Campbell Ave Uc 3801 N Campbell Ave # A	No Coursel Specified		or a contract the contract to the contract to the contract to		C2, C3 (1, D-2, D-3, D-5, D- 8, E-1,
001428	Patterson, Paul 2135 Browns Gap Tpke Charlottery	No Counsel Specified			001428 Patterson, Paul 2135 No Counsel Browns Gap Toke Specified C-2 (c), C-3 (b), C-3 (e), C	C2, C3 (b), C3 (c), C3 (d), D4, D5, D-6, E-1,
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001473 Barrarerenenaen	Darks, Tyrone Peter #239657 Tyrone Peter Darks	No Counsel Specified	בב הא צע הפין הפה דווג ווורציוור	됩니다드라니다 의학생인이 사람이 이렇게 가장하는 사고합니다. [2] 나라	5	C2, C3 (e), D4, D.6, E-1,
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001630	001630 Flafenum Capital No Counsel A3, C-1 (d.), C-3 (d.), C-3 (d.), C-3 (d.), C-3 (e.), D-2, D-6, E-1, faitwest Ch.	No Counsel Specified				A3, C-1 (c), C-1 (d), C-3 (e), C-3 (e), D-2, D-6, E-1,

Page I of 18

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Reese, Patsy A 237 Celton St San Francisco, 19 Celton St San Francisco, 19	No Counsel Specified	A THE PROPERTY OF THE PROPERTY	180 Arbor Street San Francisco CA 94134	C-1 (d), C-3 (c), C-3 (a), D-4, D-6, E-1,
Kingman, Robert Ray 4539 Dry Creak Rd	No Counsel Specified		No Counsel Specified 94566	C2.C3M,E1,
Bender, Patsy Ann Po Box 1622 Bay Springs. Ms 3	No Counsel Sperified		to No Counsel  Cr 167 Łouin MS 39838 E-1 (4), C-2, C-3 (e), D-4, D-6, B-2 (e), C-2, C-3 (e), C-4, D-6, C-4, C-3, C-4, C-6, C-6, C-6, C-6, C-6, C-6, C-6, C-6	C-1 (d), C-2, C-3 (e), D-4, D-6, E-1, G-3,
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Risdal, Eddie Chartes Fo I Box 316 lsp 802094 Fort 1	No Counsel Specified	9 Fo No Counsel For Specified	ľ	Hyw 69 Rural Route Che Box C-3 (d), D-4, D-5, D-6, E-1, Z13 Hipsigh 3 50124
Gallo, Jeffrey Lee 1709 US Hwy 2 S Libby, Mt 59 Summadiate and Second Sec	No Counsel Specified	No Coursel Specified Specified	1	A-2, C-2, C-3 (e), C-3 (e), D-4, D-8, E-1,
	No Counsel Specified	301874 Muroff, Carol S 16804 No Counsel Avils Blvd Tampa, Ff Specified 3367	1527 29 S Dale Mabry Hwy Tempa Ft. 33629	C-2, C-3 (f), D-2, D-3, D-4, D- 6, E-3,
Kennady Rd Los Gatos, S	No Counsel Specified		300 Franciscan Cl Fremont C-3 (f), D-2, D-3, D-8, E-1, CA 94539 CA 94539	C3 (), D-2, D-3, D-8, E-1,
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Tuesday, December 13, 1805

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Objection Exhibit	884 Monument Street Pacific D-2, D-3, D-4, D-6, E-2, Palisades CA 90272	A-1, A-2, C-1 (c), C-1 (d), C-3 (e), E-1, G-3,	C-3 (d), C-3 (f), D-4, D-6, E-1,	D-4, D-8, E-1, F-5,	C-1 (d), D-4, D-6, E-1, F-5,	C-1 (d), C-2, C-3 (d), D-2, D-3, D-4, D-6, E-1,	C-3 (d), C-3 (f), O-2, D-3, D-6, E-1,	C·2, C·3 (d), D·2, D·6, E-1,	C-1 (d), C-3 (d), E-1,	B-2, G-3 (d), D-2, D-4, D-8, E- 3,	C-3 (b), C-3 (f), D-2, D-3, D-4, D-8, E-1,	C-2, C-3 (b), C-3 (f), D-2, D-3, D-6, E-1,	Performance necessistem (Articles Co. 16), C-2, C-3 (c), C-3 (e), D-4, D-6, E-1,	indianamentarianamianamianamianamianamianamianamian
Property Address	984 Monument Street Pacific Palisades CA 90272	1802 Robinson Rd Grand A-1, A-2, C-1 (c), C-1 (d), C-3 Prairie TX 78051 (e), E-1, G-3.	471 La Villa Marina #c Marina Del Rey CA 90262	7307 118 Street Edmonton ABTEg155	O01922 Jamieson Condorrinion No Counsel 1359 124a Ave Specified AB 152365 Edmonlon, Ab Edmonlon,	321 East Second Street Los Angeles CA 90012	No Coursel Specified Bapth PL 33602 E-1,	No Counsel Specified No B Lodi CA 95240	No Counsel  Specified  Hils CA 91367  Hills CA 91367	Catherine St Fort Ann NY 12827	No Counse; Specified Sun City AZ 85351 D-8, E-1,	412 E Sprott Killeen TX 78540	48209 Detroit M. D.4, D.6, E.4,	
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002218 Angelandia Hoper Hoper Memorial Home, Inc.	No Coursel Specified		::::::::::::::::::::::::::::::::::::::	NG Course! 3532 Wahrut Sirest Hamsburg C-3 (d), D-2, D-3, D-6, E-1, PA 17103	C-3 (d), D-2, D-3, D-6, E-1,
Ag One Lic Cro Mark W Coy Boring & Coy Pc Po Bo	No Counsel Specified				A-3, C-1 (c), C-1 (d), C-3 (d), D-2, D-6, E-1,
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032262 Valu-lodge Of New Port Richey Inc 2200 Northake	No Counsal Specified			6523 Us Hwy 19 New Port Richey FL 34652	C-1 (d), C-2, C-3 (f), D-1 (a), D-2, D-3, D-6, E-1,
Missile Inn Inc 2200 Northlake Pkwy Sie 277 Tuck	No Counsel Specified			No Course C 1 (d), D-2, D-3, D-4, D-6, E-75 Specified C 1 (d), D-2, D-2, D-2, D-2, D-2, D-2, D-2, D-2	10-1 (d), D-2, D-3, D-4, D-8, E. 1,
Vaughan, Robert T 46 Spear St Melrose, Ma 02176	No Counsel Specified		002385 Vaughan, Robert 746 No Coursel Spear St Melrose, Ma Speoffed 02176 02176	002385 Vaughan, Robert 16 No Courtes A Specified C+1 (d), C-1 (d), C-3 (e), C-4 (e),	(c), O-4, D-6, E-1, (d), C-3 (e), C-3
Kinlan, Patrlok 3106 Eger Pl Bronx, Ny 10465	No Coursel Specified			002397 Kinlan, Patrok 3106 Egar No Coursel  3108 Egar Place Bronx NY C-3 (e), E-1, 10465 Specified 10465 Speci	C-3 (e), E-1,
002430 Carr. Malire Fears Po Box 4 f62 Opelika, Al 5890 6890	James B Douglas	McNeal & Oouglas		1727 1st Ave Opelika AL 36861	NA BEST CA (b), CA (c), C-3 (e). E-1,
St Paul United Church Of Christ 115 W B St Belle	William L Enyari	Enyari & Peebles	St Paul United Church Of Christ 115 W B St Belle	002442 St Paul United Church Of William L. Enyart & Peebles St Paul United Church Of 115 West B Street Betteville C-2, C-3 (4), D-2, D-4, Christ 175 W B St Belle IL 62220 D-5, D-6, E-1,	племи пред пред 1978 г. С.

Fuesday, December 13, 2005

Temple Beth Am 4680   No Course   Sheridan Drive   C-3 (f), D-1 (c), D-2, D-4, D-6, Sheridan Drive   C-3 (f), D-1 (c), D-2, D-4, D-6, Sheridan Drive   Sheridan Drive   Sheridan Drive   C-3 (f), D-1 (c), D-2, D-4, D-6, E-1, G-2 (f), D-1 (c), D-2, D-4, D-6, E-1, G-2 (f), D-2, D-3, D-4, D-6, E-1, G-2 (f	Temple Beth Am 4680	No Countse			5. 5. F. 5. L. 10. 000 L	
002542 Kujawa, G 350 Shaloi 56 Shaloi 58 Chaloi 59 Chaloi 50 Chalo	Sheridan Dr Williamsville. N	Specified			4650 Sheraan Drva Viillamsville NY 14221	C-3 (f), D-1 (c), D-2, D-4, D-6, E-1,
002570 Indine Perentarion of the	Kujawa, Gregory Mark 350 Shalom Cr Libby, Mi 58	No Counsel Specified			350 Shalom Drive Libby MT 59923	C-1 (d), C-2, D-4, D-6, E-1, G- 2,
002571 Unitro Jacobs De Contro Pre locine Pre locine Pre 1002572 Unitro Jacobs De Contro Pre Locine	Uni inc James Edward fodine President			Specified  Specified	620 634b N Beeline Hwy Payson AC 8554	C. C. C. (1) D. 2, D. 3, D. 4, D. 5, D. 6, E. 3, D. 4, D. 10, D.
002572 Uni Inc Jaz Color Pre- Color Pre- Col	Uni inc James Edward Iodine President			processes to course the second		C-1 (d), C-2, C-3 (f), D-2, D-3, D-4, D-5, D-8, E-3,
CO2573 Uni inc Jei Hodina Pre- Pre-presentation country (202574 Uni inc Jei	Uni Inc James Edward Iodina President	No Counsel Specified				C-1 (d), C-2, C-3 (f), D-2, D-3, D-4, D-5, D-6, E-3,
002574 Unline Jan		No Counsel Specified	eli es Selindalmanen de Antonese es	No Counsel Specification and the control of the con	806 Ab N Baeline Hwy Payson C2, C3 (f), D-2, D-3, D-4, D-AZ AZ 85541	C-2, C-3 (1), D-2, D-3, D-4, D-5, D-6, D-6, D-7, D-7, D-7, D-7, D-7, D-7, D-7, D-7
		No Counsel Specified		e de la companya de l	800 500 C N Beeline Hwy Payson AZ 85541	C-3 (f), D-2, D-3, D-4, D-5, D- 6, E-3,
002575 Uni Inc Jar Iodine Pre-	Uni Inc James Edward Iodine President	No Counsel Specified			614 V Beeline Hwy Payson AZ 85541	C-2. C-3.(4), D-2, D-3, D-4, D-5, D-6, E-3, D-4, D-1
002624 fovine, Joseph Louis No Counsel 5501 Strowshoe Mine Rd Specified Libby Authorization and Country and Countr	lovino, Joseph Louis 5501 Snowshoe Mine Rd Libby Aleganian member substantant	No Counsel Specified	ALSON DESCRIPTION OF SERVICE STATES S	CEPATHILIA SALEMENTALIA (MICHIGIA)		C-1 (d), C-2, C-3 (e), D-4, D-5, E-1, G-2,
002535 Slawson, Denois Michael 302 W Main St Sykesylle assemble of the parameter of the second state of th	Stawson, Dennis Michael 302 W Main St Sykesylle Poulineuministica Europeanies		is is were the second	denie z 1940 i de i d	No Counsel Specified 15865 International Countries of Cou	C-2, C-3 (e), D-4, D-6, E-1,
002672 Spadalora, Allene Po Box 335 80 W 200 S Green Frankhamer Commence of the Mannes of the Commence of the Mannes of the Mann	Spadafore, Allene Po Box 335 B0 W 200 S Green Ri		O No Counse: Specified Performance in Specified		40 South Broadway Green River UT 84525	C-1 (b), C-2, C-3 (b), C-3 (c), C-3 (e), D-2, D-4, D-5, D-8, E- 1,
002592 Orfiz, Maria Luisa P Box 809 Orocouls Orocouls	a Luisa P O recouls Answerperson	Nc Coursel Specified		त्यात्मात्रावादां व स्ववास्त्रिया विश्वास्त्रे स्वत्येत्व ।	O02582 Orfiz, Maria Luisa P.O. Nc Coursel Car 567 Ko H8 Bo Berros C-3 (e), D-1 (a), D-4, D-6, E-1, Box 809 Grocouls Specified Onocouls Specified Onocouls Specified Onocouls Specified Onocouls Specified Onocouls Specified	C-3 (e), D-1 (a), D-4, D-6, E-1.
O02897 Willis, Clay Henry BO Cheyenne Meadows Katy, Tx	Wills, Clay Henry B08 Cheyenne Meadows Katy, Tx	No Counsel Specified			18 No Counsel Specified TX 77450	E-1,

esday, December 13, 2005

Claim #	Claimant Name	Counsel	Firm Name	Building Name	Property Address	Objection Exhibit
002712	002712 Modzaleski, Vincent E 1618 James Dr Carlsbad, princent programme and programme control of the control of	No Counsel Specified		A CARLEST THE STATE OF THE STAT	No Counsel 4040 Lamont St San Diego C-3 (f), D-1 (b), D-2, D-6, E-1, Specified CA 92199	C-3 (f), D-1 (b), D-2 D-6, E-1,
002725	6 37 mailtonear	No Counsel Specified	יייייייייייייייייייייייייייייייייייייי		6 No Counsel  Specified  10.2 D-3 D-9 E-  TN 37412 Ante East Ridge	C.2, C.3 (9), C.2, D.3, D.4, E. 1.
002726	Chase, Randy 116 Dauphin Way Chattanoga, 7n 37	No Counsel Specified			002726 Chase, Randy 116 No Coultsel 116 Dauphin Way C-2, C-3 (e), E-1. Chattanooga, Tn 37 Chattanooga, Tn 37	C-2, C-3 (a), E-1,
002744	Leal, Norman 1485 Naples Way Livernore, Ce 9455	No Coursel Specified			002744 Lesi, Norman 1485 No Coursel Naples Way Livernore, Specified Ca 9455 Ca 5. E-1,	C-2, C-3 (d), D-1 (b), D-2, D-3, D-5, E-1,
002794	002794 Bruton Akadick, Richard Lane 681 Quail Dive Los	John L. Holmes	John L. Holmes Attomay At Law		Systems 395 Crane Boulevard Los C-2, C-3 (6), E-1, Argeles CA 80065	C-2, C-3 (6), E-1,
002816					14 Eilot St Melden MA 02:148	C-1 (b), C-1 (d), C-3 (d), D-2, D-3, D-6, E-1,
002818	002818 Jefferson, Ronald Wayne No Coursel 3145 Aroviwsod in Spacified 1145 Aroviwsod in Spacified 1145 Aroviwsod in Tallah	No Countsel Spacified			430 W Georgie St Tallahassee FL 32303	C.2, C-3 (e), C-2 (e), D-2, D-3, D-4, D-6, E-1,
002838	Bednarczyk, Joseph Charles 22 Janeile Straet Lew			002838 Bednarczyk, Joseph No Counsel Chartes 22 Janelle Straet Specified Lew	22 Janelle Street Lewiston ME 04240	A-2, C-3 (d), D-4, D-6, E- 1, G-3,
002899	Hamitton Terminals Inc	No Counsel Specified			1255 Cowin Avenue Hamilto On 45014	C-1 (d), C-3 (f), D-1 (d), D-2, D-4, D-6, E-3,
002900	00290C Rogers, Arlene A 11 No Coursel Comell Place New Specified Rootelle,	No Coursel Specified		11 Comell Place New Rochels NY 10804	11 Comell Place New Rochelle NY 10804	D-4, D-6, E-3,
002902 002903	002902 Tipold, H 1147 Planters Rd Lewrencewile, Va 23 BILYSHICH JANNIES PROBLEM PROSECT PROBLEM PROBLE	No Counsel Specified	Databa Mad Dicasa		institution properties de la constitution de la constitucion de la constitution de la con	A-1, A-2, C-1 (c), C-1 (d), C-3 (a), C-3 (d), C-3 (b), D-2, D-4, D-6, E-1,
002938	Virginia Dept Of Mental Health procedurations and process	No Counsel Specified		002938 Vitejinis Dept Of Mentel No Counsel Bldg 118 Weh Specified Specified Transcriptore and specified	1301 Richmond Avenue Stanton VA 24402	B-1, C-1 (d), C-2, C-3 (f), D-1 (c), D-2, D-4, D-6, E-3,
002939	Wiginia Dept Of Manhal Health	No Counsel Specified		Bidg (17 Wah	1301 Richmond Avenue Staumon VA 24402	B-1, C-1 (d), C-2, C-3 (f), D-1 (e), D-2, D-4, C-6, E-3,
Tuesday, Dec	Tuesday, Dacember 13, 2005			والم احد المظام (باطرة و كالمواعد ويم المراهدة ويواد		Page 6 of 18

Claim #	Claimant Name	Counsel	Firm Name	Bullding Name	Property Address	Objection Exhibit
002940	002940 Vriginia Dept Of Mental Health Health	No Counsel Specified		No Coursel Bidg 116 Wsh Specified Coursells Specified	1301 Richmond Avenue Steunion VA 24402	8-1, C-1 (d), C-3 (f), D-1 (e), D- 2, D-4, D-6, E-3,
002941	Virginia Dept Of Mental Heath	No Coursel Specified		Building 15		8-1, C-1 (d), C-2, D-1 (e), D-2, D-4, D-6, E-3,
002942	002942 Virgina Dept Of Mental Health	No Counsel Specified	A. C.	No Counsel Specified Specified Substitution of the state of the State Country of the State Country of the State Country of the State of	26317 W Washington St Petersburg VA 23603	8-1, C-3 (f), D-1 (e), D-2, D-4, D-5, D-6, D-6, D-6, D-6, D-6, D-6, D-6, D-6
002943	002943 Virginia Depi Of Mental Health Health Active Smill Sm	No Counsel Specified		Bidg 113 Wsh	1301 Richmond Avenue Stainton VA 24402	B-1, C-1 (d), C-2, C-3 (f), C-1 (e), D-2, D-4, D-5, E-3,
002944	002944 Vigna Dept Of Mental Health	No Counsel Specified		No Counsel Specified Specified Specified	26317 W Washington Street Petersburg VA 23609	B-1, C-3 (f), D-1 (c), D-2, D-4, D-5, D-6, E-1,
D02945	002945 Virginia Dupt Of Mental Health		en e	Bidg 11 Esh	4801 (militansburg Kaad Williamsburg VA 23187	B-1, C-1 (d), C-3 (f), D-1 (c), D- 2, D-4, D-8, E-1,
002946	002946 Virginia Dept Cf Ment Of Ment Of Mental Health	No Counsel Specified		No Coursel  Specified Specified Specified	2	B-1, C-2, C-3 (c), C-3 (e), D-1 (c), D-2, D-4, D-5, D-6, E-1,
002947	002947 Viginia Dept Of Mental No Course! Bidg 9 Esh Specified Spec	No Coursel Specified		Bidg 9 Esh	! }	B-f, C-1 (d), C-3 (f), D-f (e), D- 2, D-4, D-8, E-1,
302948	302948 Virginia Dept Of Mental Health	No Counsel Specified	No Counsel Specified	Building & Swymhi	340 Bagley Circle Marlon VA 24343	8-1, C-1 (d), C-3 (f), D-1 (e), D. 2, D-4, D-8, E-1,
002949	602849 Virginia Dapt O: Mantal Health International International Intern	No Courset Specified				B-1; C-1 (d), C-3 (f), D-2; D-4, D-6, E-1,
003054	9 Po	No Counsel Specified				C2, C-3 (e), C-3 (e), E-1.
003058	live	live No Coursel Specified		town in the California of the	2 & Stroud Road Hamillon ON 189126	C-2, C-3 (d), C-3 (e), D-2, D-4, D-6, E-1, F-5,
003186 et/cm2(19:41:030178		Jon L Herberling	Megavey Heberling Sullivan			C-1 (d), C-2, D-2, D-4, D-6, E-
003298	903298 Orlando Ulikles Commission	No Coursel Specified	Andreas	u sayanin 1994 ya Maranin a sayan a sa	! ;	C-2, C-3 (f), D-2, D-4, D-6, E-1,
003301	003301 Matta, Wayne Remon 22722 244th Ave Se Maple Val	No Counsel Specified			n No Counsel 22722 244th Ave Se Maple C.2, D.4, D.6, E-1, Valley WA 9803B	C.2, D.4, D.8, E.1,

Claim #	Claimant Name	Counsel	Firm Name	Building Name	Property Address	Objection Exhibit
003905	Papper, Howard Wilfam 806 W Belsam St Libby, 64 Statement of the statement	No Counsel Specified	THE PROPERTY OF THE PROPERTY O	HAND TO SERVICE STREET, THE SERVICE STREET, TH	003305 Pepper, Howard Wilfram No Counsel 908 W Belsam St Libby MT E-2, 80800 M Belsam St Libby MT E-2, 58823 M Belsam St Libby	£2.
003333	Warren, Timothy Wayne 4860 1 2 Virginia Ave Orov	No Counsel Specified			003333 Waren, Timohy Wayne No Counsel  4860 1 2 Virginia Ave Specified  CA 95966  CA 95966	C-1 (d), C-2, C-3 (a), C-3 (a),
00333¢	Busby, Danief Canton 2098 Farm To Market Rd Llb	No Counsel Specified			00333¢ Busty, Daniel Califon No Counsel 2098 Farm To Market Rd Specified 11b	E-1,
003337	Gubbin, Julie Ann 1508 Madison Street Ne Minnean	No Counsel Specified				G-1 (d). C-3 (d). C-3 (e), E-1, G-1, G-1, G-1, G-1, G-1, G-1, G-1, G
003343	003343 Barnhart, Jane A Pmb 492 774 Mays Bl 10 492 774 Mays Bl 10	Nathari E Jones	Nathan E Jones		mb Nathan E Nathan E Jones 455 Lekeshore Dr.4th Floor C-3 (f), D-5, D-6, E-1, Incfine Village NV 89451	C-3 (f), D-5, D-6, E-1,
003354	Jefferson Associates Ltd	Sam P Burford Sr	Thompson & Knight LLP		063354 Jefferson Associates Lid Sam P Burfact Thompson & 1600 West 38th Skreet Austr C-3 (f), D-2, D-3, D-4, D-6, E-1, TX 78731	C3 (f), D-2, D-3, D-4, D-8, E-1,
003400	003400 Larson, Richard H 172 (vary Sheet Frewsburg, Mary Sheet Frewsburg, Mary Sheet Frewsburg, Mary Sheet Frewsburg, Mary Sheet She	No Counsel Specified	STREET OF THE PROPERTY OF THE		172 No Counsel  172 Ivory Street Frewsburg C-3 (c), C-3 (e), E-1, NY 14739  NY 14739	C3 (c), C·3 (d), E·1,
003402	Elfott, Jay And Dorothy 816 Cakland Drive Dekal	No Ceunsel Specified	A STATE OF THE STA		003402 Elfox, Jay And Dorothy No Counsel 616 Oakland Drive Dekile Specified C.2, C.3 (f), 0.2, D.6, E.1, 616 Oakland Drive Dekile Specified C.2, C.3 (f), 0.2, D.6, E.1, 617 Oakland Drive Dekile Specified C.2, C.3 (f), 0.2, D.6, E.1, 618 Oakland Drive Dekile Specified C.2, C.3 (f), 0.2, D.6, E.1, 618 Oakland Drive Dekile Specified C.2, C.3 (f), 0.2, D.6, E.1, 619 Oakland Drive Dekile Specified C.2, C.3 (f), 0.2, D.6, E.1, 619 Oakland Drive Dekile Specified C.2, C.3 (f), 0.2, D.6, E.1, 619 Oakland Drive Dekile Specified C.2, C.3 (f), 0.2, D.6, E.1, 619 Oakland Drive Dekile Specified C.2, C.3 (f), 0.2, D.6, E.1, 619 Oakland Drive Dekile Specified C.3, C.3 (f), 0.2, D.6, E.1, 619 Oakland Drive Dekile Specified C.3, C.3 (f), 0.2, D.6, E.1, 619 Oakland Drive Dekile Specified C.3, C.3 (f), 0.2, D.6, E.1, 619 Oakland Drive Dekile Specified C.3, C.3 (f), 0.2, D.6, E.1, 619 Oakland Drive Dekile Specified C.3, C.3 (f), 0.2, D.6, E.1, 619 Oakland Drive Dekile Specified C.3, C.3 (f), 0.2, D.6, E.1, 619 Oakland Drive Dekile Specified C.3, C.3 (f), 0.2, D.6, E.1, 619 Oakland Drive Dekile Specified C.3, C.3 (f), 0.2, D.6, E.1, 619 Oakland Drive Dekile Specified C.3, C.3 (f), 0.2, D.6, E.1, 619 Oakland Drive Dekile Specified C.3, C.3 (f), 0.2, D.6, E.1, 619 Oakland Drive Dekile Specified C.3, C.3 (f), 0.2, D.6, E.1, 619 Oakland Drive Dekile Specified C.3, C.3 (f), 0.2, D.6, E.1, 619 Oakland Drive Dekile Specified C.3, C.3 (f), 0.2, D.6, E.1, 619 Oakland Drive Dekile Specified C.3, C.3, C.3, C.3, C.3, C.3, C.3, C.3,	6.2, C.3 (f), 0.2, D.6, E.1,
603502	Baren, Eugene 24051 Majostic Osk Park, Mi 48237 ministrativimismismismismismismismismismismismismis	No Counsal Specified		The second secon	6035D2 Barch, Eugene 24051 No Counsel Kajastic Oak Park, Mi Specified Canada Cana	0-4,0-6, E-1,
003887	Thomson, Eva A 259 Remps Rd (po Box 1343) Libby	No Counsel Specified	A - ESCALABILITATION OF THE PARTY OF THE PAR		803887 Thomson, Eva A 259 No Counsel Remps Rd Libby MT C-1 (d), C-2, C-3 (d), D-4, D-5, 58823 E-1, (d), C-2, C-3 (d), D-4, D-6, D-6, D-6, D-6, D-6, D-6, D-6, D-6	C-1 (a), C-2, C-3 (d), D-4, D-5, E-1,
003900 The contractions of the contraction of the contractions of the contraction of the contractions of the contractions of the contractions of the contraction o	Sagen, Kerineth Duane Po Box 176 / 46 Evans Rd 1/	No Counsel Specified			003900 Sagen, Kerineth Duane No Coursel Po Box 176746 Evans Specified	C-2, D-4, D-9, E-1,
004089	004089 Kalz, Allen R 9158 Perican Ave Fourtain Valley.	Na Counsel Specified		Na Counsel 9159 Pelican A. aln Specified Valley CA 9270	9159 Pelican Ava Fourtain Valley CA 82708	C2.04, D3, E-1,

Claint #	4 Claintant Nante	Counsel	Firm Name	Building Name	Property Address	Objection Exhibit
004175	Goldade, Lyon A WY 1261 Bikey Ro Lodi, Vi 53555	No Counsel Specified		THE THE PERSON NAMED IN COLUMN TO SERVICE AND ADMINISTRATION OF THE PERSON NAMED AND ADMINISTRATION OF THE PERSON NAM	084175 Gaddade, Lynn A No Counsel 3737 E Washington Ave C.2, C-3 (e), D-2, D-6, E-1, WK1(281 87key Rd Lod), Specified Madison WK 53714 WK1(281 53555 Control of the control	C2, C-3 (e), D-2, D-5, E-1,
004379	004379 Brown, Ernaline Register 532 Rose Marie Ave Virg	No Coursel Specified	74, 23	No Coursel Specification to the control of the cont	532 Rose Marie Ave Virginia Beach VA 23462	532 Rose Marke Ave Vriginia A-2, C-2, C-3 (d), D-4, D-5, D-8 Beach VA 22462.  6.5-1, G-4, D-4, D-5, D-6, G-7, G-7, G-7, G-7, G-7, G-7, G-7, G-7
304381	304381 Bouchard, Emeel S 5345 Broadwaler Ln Clarksvill Broadwaler Ln Clarksvill	No Counsel Specified	and the state of t	No Course! Specified Reposition of the contraction	Ī	C-2, C-3 (d), C-3 (e), D-2, D-3, D-6, E-1,
004383	034383 Terrace Properties Limited Partnership	No Counsel Specified	(1) 10 10 10 10 10 10 10 10 10 10 10 10 10	No Counsel Specified startefices инститительный предприменения применения применения	15 West Sixth Cincinnati OH	C-1 (d), C-2, C-3 (a), D-2, D-3, D-4, D-6, E-1,
004395 International	004395 Jones, Loreita Verna 1314 Louisiana Avenue Libby minimusi internantis-racamina	Jon L Herberling	Megarvey Hebering Sulivan	Mogarvey Hebering Sultvan Ammer muetsergemeenstateren		
004698 ************************************	004698 Confinental Florida Partners Lid Partners Canada	No Counsel Specified	en e		No Counsel Specified Miami FL 33156 D4, D-8, E-4, D-8, E	C-1 (d), C-2, C-3 (e), D-2, D-3, D-4, D-8, E-1,
969490 47101-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1	Confinental Seaftle Partners Ltd	No Counsel Specified	SAND COURSE SURSE HUSE		064699 Confinental Seattle No Counsel Perbacks Ltd Specified WA 98 184  WA 98 184  WA 98 184  WA 98 184	C-1 (d), C-2, C-3 (e), D-2, D-3, D-4, D-8, E-1,
004700	Continental Georgia Partners Ltd	No Counsel Specified		e destruction de la prime de principal de la commencia	D04700 Continental Georgia No Counsel 385G Jonesboro Road Atlante C-1 (d), C-2, C-3 (e), D Partners Ltd Specified D-4, D-5, D-8, E-1,	r II i
004717	004717 Paul, Norrhan Carlimville, Nancy L. Ruyle II 62626	Nancy L Ruyle	Phelps Kasten Ruyle Bums & Sims PC		Phelos Kasten W. Hard Road Cerlinville (L. C.2, C.3 (s), E-1, G.3, Sins PC Sins PC	C-2, C-3 (e), E-1, G-3,
005143	005143 Johnson, Karen Janice 359 21/2 St Ne 3789 21/2 St Ne 3789 21/2 St Ne 3789 St New St Ne	No Counsel Specified	In the Action of the State of t		Janica No Coursel Specified AN 55418 AN 55418	C-3 (d), C-3 (e), E-1, G-1,
005147	005147 Realty, Donna Jean 707 N Collins Street Flant Ci metering and public page 1850 Ci	Na Counsel Specified		100 F. C.	1001 E Baker Street Plant City D-2, D-4, D-8, E-1, F-1, 33563	D-2, D-3, D-4, D-8, E-1,
005585	005585 State Of Kensas Daniel J Carro		Division Of Facilities Mgmt	en e		C-1 (c), C-1 (d), C-2, C-3 (e), D-2, D-4, D-8, E-1,
005556	005566 Tennison, Kathleen Ann 2830 Juneau Drive 2830 Juneau Drive Austronoument Strategies	Allan M McGarvey	McGarvey Heberling Sullivan & McGarvey PC	**************************************	McGarvey Heberling Sulivan 59923 & McGarvey T.2. D.4, D.6, E.2, G.2, B. S. B.	A-2, D-4, D-8, E-2, G-2,
005587	Waker, Lona Diana 1037 California Avenue Libby,	Alan M McGarvey	McCarvey Haberling Svilivan & McGarvey PC		1005587 Waker, Lona Diane 1037 Allan M McGarvey California Avenue Libby, McGarvey Haberling Svilivan MT 59923 MT 59923 Avenue Libby C.2, G.2, G.2, G.2, G.2, G.2, G.2, G.2, G	C.2, E.2, G.2,
Tuesday,	Tuesday, December 13, 2005					нениментикаты метерияты жана такжа

Claim #	Claimant Name	Counsel	Firm Name	Building Name	Property Addivess	Objection Exhibit
00556B	005568 Welker, Lone Diana 1037 Cellionia Avenue Libby,	Alan M McGarvey	McGarvay Hebering Sullvan & McGarvey PC	ender stille et i manife, juli est i limitari et a secolo e	25 Evergreen Street Libby MT C-2, C-3 (e), E-1, G-2, Hobering Sullivan 59923 & CGZrivey PC	C-2, C-3 (e), E-1, G-2,
005570	005570 Sandly, Wendy Lee 316 Thurston Sireet Clarks Summer Sands	No Coursel Specified	Na Coursel Specified	348 Thurse Sommit F	318 Thurston Street Clarks Sommit PA 18411	C.Z. D.A. D.G. E-1,
005572	005572 Nom S Restaurante		The do- one of the state of the	No Counse! 14810 East Whitter Blvd Specified Whitter 8 90602 Whitter 84 90602		C-1 (d), C-2, C-3 (d), D-2, D-3, D-4, D-6, E-1,
005574	005574 NCM S Restainments			No Counsel  Norm S Restaurants Specified	1125 North Euclid Street Arabeim CA 92801	C-1 (4), C-2, C-3 (a), C-3 (e), D-2, D-3, D-6, E-1,
005575	Alnor Co	No Counsel Specified	ן נומל בו האנו היאנה ביאנה ביט מער בון ניס		7955 Firestone Blvd Downey CA 90241	C-2. C-3 (e), D-1 (a), D-2, D-3, D-4, D-6, E-11, Inches and Inches
005576	Procto Inc	No Counsel Specified		085576 Procto Inc. Specified Specifi	420 W Rowland Street Covins CA 91723	C-1 (d), C-2, C-3 (f), D-2, D-6, E-3,
005577	005577 Theornes, Lols Glaria Po Box 46 Libby, MI 59923	No Coursel Specified		and successive contractions of the contraction of t	179 Vicks Dr Libby MT 59923 Specified To Specified The Pricks Dr Libby MT 59923 FOR THE SPECIFIED THE PROPERTY OF THE PROPERTY	C-2, C-3 (a), D-2, D-3, D-4, D- 6, E-1,
005579	352 7. R.t	No Counsel Specified				A·2, C·2, D·4, D·8, E·2,
005584	005584 Woodman Partners	No Counsel Specified	- B23   Fell   2 H   1 H   2 H   1 H   2 H   1 H   2 H   1 H   2 H   1 H   2 H   1 H   2 H   1 H   2 H   1 H   2 H		No Counse! Specified OH 45420	C-3 (f), D-2, D-3, D-4, D-5, E-1,
005585	005585 Harod L. Mack, President nevado President nevado President nevado President nevado President nevado	Clateros Meproud	Spiller McProud		Clarences Spiller McProud 10, C.2, D.4, D.4, E. 85959 †  Meproud †  1, C.2, D.2, D.4, D.4, E. F. 85959	C1 (d), C-2, D-2, D-4, D-6, E-
005691	005691 Saint Louis County Government County	Patricia Regington	Saint Louis County Counselor Office	Saint Louis County County Silves of Title Selection of the Selection of th	501 So Brentwood Claylon 340 63105	C-2, C-4, D-2, D-4, D-6, E-3,
005892	005692 Saint Louis County Government marginal and an amount and an amount of the county of the count	Patricía Redington azementemosas	Saint Louis County Counsalor Office	CHAIN GAIN WAS AUTHORITIES OF THE CHAIN AND	41 So Central Ave Claylon MO 63105	C-2, C-4, D-2, D-4, D-8, E-3,
005983	005983 Norm S Restaurants	No Coursel Specified		Noma S Restaurants 2448 Pacific Coest High	VEB.	C-2, C-3 (e), D-1 (e), D-2, D-3, D-6, E-1,
COGOGA.	COGOB4 Kodra Professional D.G. Bownran Corporation Corporation	D G Bowman	Sowman George Schet Toele Robinson	בוחשראים מוקבים שונויטומצל אב את עוניטומנים בינים וויו	3	C-3 (f), D-2, D-3, D-6, E-1,

Tuesday, December 13, 2003

Clain: #	Claimant Name	Counsel	Firm Name	Building Name	Property Address	Objection Exhibit
7705000	Crown Professional Lic	Phīlip K File	Phillip K Frie		Lic Phrilip K Fife Philip K Fife 365.0-1 (b), D-2, D-6, CA 90720 E-3, C-3 (f), D-1 (b), D-2, D-6, CA 90720 E-3, CA	C-2, C-3 (f), D-1 (b), D-2, D-6, E-3,
006588	005589 Centre Mgr Marcux Inc	No Coursel Specified		005589 Centre Mgr Marcox inc. No Control of the Con	Ī.	1885 Chemin De La C-1 (d), C-2, C-3 (f), D-2, D-4, Canardia re Quebec QC D-6, E-1, F-5, C-3 (f), D-2, D-4, P1(28) Mandamente interpretation of the property of
007045	Stramslad, Lesler 3547 S Hwy 2 Libby, Mt. 59923	Mcgarvey Habaring Sullivan & Mcgarvey PC	Mcgarvey Heberling Sulivan & Mcgarvey P.C		1	3647 S Hwy 2 Libby MI 59923 A-2, C-1 (d), C-2, C-3 (e), E-1, G-2,
007086	007086 Pittsburgh School District	No Counsel Specified			schick No Course! 50 Montgomery Place 8-2, C-3 (f), D-2, D-4, D-6, E-3. Specified Place 8-2, C-3 (f), D-2, D-4, D-6, E-3. Place Place 8-2, C-3 (f), D-2, D-4, D-6, E-3. Place Place 8-2, C-3 (f), D-2, D-4, D-6, E-3. Place Place 8-2, C-3 (f), D-2, D-4, D-6, E-3. Place Place 8-2, C-3 (f), D-2, D-4, D-6, E-3.	B-2, C-3 (f), D-2, D-4, D-6, E-3,
007069	007069 Nordlego Capital Lid	No Coursel Specified			(S1 Gayland Place Escondido C.2, C.3 (e), D.1 (b), D.4, D.5, Special Place Escondido C.2, C.3 (e), D.1 (b), D.4, D.5, Special	C.2, C.3 (e), D.1 (b), D.4, D.5, E-1, G.3, Formulation construction and the construction
160700	007091 Yick Realty Investment	No Counsel Specified			No Counsel Specified Francisco CA 94133	C-2, C-3 (f), D-2, D-6, E-1,
007094	007094 Johnson, Emest Ray 136 No Coursel N Twin Lakes Rd Cocoa, Specified F Min Lakes Rd Cocoa, Specified				1920 S Fiska Blvd Roxdedge G-2, G-3 (g), D-4, D-6, E-1, FL 32955  FL 32955	C-2, C-3 (d), D-4, D-6, E-1,
007106	Mcbilde, Susan Jo 8084 S Kraneria St Englewood,	No Coursel Specified		007105 Mobilde, Susan Jo 8084 No Course! S Krameria St Specified Strameria Strameria Course!	6064 S Krameria St Englewood CO 80111	Ç3 (î). E-1,
007122	Collet Inc	No Counsel Specified		O CHIMINES - STREET BURGET BURGT	1409 Hueytown Road Hueytown AL 35023	C-2 C-3 (0, D-2, D-3, D-4, D-6, E-1, D-1) D-1, D-1, D-1, D-1, D-1, D-1, D-1, D-1,
007123	007 E23 Collat Inc	No Counsel Specified	military Amilian is a succession of the	No Course Specified Specif	2042-2044 High School Road Hosytown AL 35023	2042-2044 High School Road D.2, D.3, D.4, D.8, E-1, Hasylovan AL 35023 passestatusementalinen militaris per properties in mitten suuramenstenne taatusta.
007124	007124 Collateral Apancy Inc	No Counsel Specified		No Counsel  Specified	<u> </u>	C-2, C-3 (f), D-2, D-3, D-4, D- 6, E-1,
009649	009649 Graham, Carol A 823 F Meadowland Drive Naples, F	3F Jont Harberling	Mogarvey Heberling Sullivan		5	A-2, C-2, C-3 (c), C-3 (e), D-2, D-4, D-6, E-1,
009651	009651 State Of Delaware Stuart 8 State Of Delaware Drowos Dept Of Justice Mat Drowos Dept Of Justice Atlanta Atlanta General	Stuart 8 Drowns	State Of Delaware Dept Of Justice Attorney General	قاد هاند برع كذا القلال والكائل التي قالم ودروا	3DG0 Newport Gap Pike Road C-1 (c), C-1 (d), C-2, C-3 (a), Wilrdington DE 19809 C-3 (e), D-2, D-4, D-6, E-1, D-2, memory process of the control of the contr	C-1 (c), C-1 (d), C-2, C-3 (a), C-3 (e), D-2, D-4, D-6, E-1,
						-

esday, December 13, 200

Clain: #	Claimant Name	Counsel	Firm Name	Building Name	Property Address	Objection Exhibit
009652	009652 State Of Delaware Division Of Facilities Mgt	Stuart B Mgt Crowos	State Of Delaware Dapt Of Justice Attorney General	A THE STATE OF THE	100 Sunayside Road Smyrna DE 19977	C-1 (d), C-2, C-3 (a), C-3 (d), D-2, D-4, D-5, E-f,
009653		Stuart B Crowos	State Of Defaware Dept Of Justice Attorney General			C-1 (d), C-2, C-3 (a), C-3 (e), D-2, D-4, D-8, E-1,
009854	005854 State Of Defavare Division Of Facilities Mgt		State Of Defawere Dept Of Justice Attorney General	UPA PARAMETER AND THE REAL PROPERTY OF THE PARAMETER AND THE PARAM	State Of Delawere Dept Of Justice Dept Of Justice Dect Dect Of Justice Dect Dect Dect Of Dect	C-1 (d), C-2, C-3 (a), C-3 (e), D-2, D-4, D-6, E-1,
009655	009655 State Of Delaware Sturing Drowns Division Of Facilities Mgt Drowns		State of Delaware Dept of Justice Attorney General	State CC Delaware Dept Of Justice Wilmington DE 19801 Scientification of 19801	820 N Franch Straet Wilmington DE 19801	C-1 (d), C-1 (d), C-2, C-3 (a), C-3 (e), D-2, D-4, D-6, E-1,
009656	009656 State Of Defaware Stuart B Division Of Facilities MgI Drowos	i i	State Of Delaware Dept Of Justice Afterney General			C-1 (d), G-2, C-3 (a), C-3 (a), D-2, D-4, D-6, E-1,
009682	009682 111 Ein Street Lic	Clinton L Blain	Ckinton L Blain Attorney At Law	Chindon L Blain Aktoriogrammersentrassummers	111 Eim Street Sen Diego CA 8-2, C-3 (f), D-2, D-3, D-92101	8-2, C-2, C-3 (f), D-2, D-3, D-4, D-8, E-1
009759	009759 Carlton Development	No Counsel Specified				C-1 (d), C-2, D-2, D-4, D-6, E-
09760	Gransda Terrace Co	No Counsel Specified			72.36 112 Sineel Forest Hills C-1 (5), C-2, C-3 (8), D-2, D-4, NY 11375 D4, E-1, D4, E-1,	C-1 (d), C-2, C-3 (e), D-2, D-4, D-4, E-1,
009761	009761 Crestwood Const Co	No Counsel Specified		i ii	35 55 73 Street Jackson Heights NY 11374	35.5573 Street Jackson C-1 (d), G-2, D-2, D-4, D-6, E-Heights NY 11374 4.
29,650		No Counsel Specified		į	66 25 103rd Street Forest Hills C-1 (d), C-2, C-3 (e), D-2, D-4, RY 11375	C-1 (d), C-2, C-3 (e), D-2, D-4, D-8, E-1,
009763	009763 Ramsey Const Co	No Counsal Specified			222 Centre Averus New C-1 (d), C-3 (e), D-2, D-4, D-6, Rochele NY 10805 E-1, D-2, D-4, D-6, C-1 (d), C-3 (e), D-2, D-4, D-6, C-1 (e), D-2, D-4, D-6, C-1 (e), D-2, D-2, D-4, D-6, C-1 (e), D-2, D-2, D-2, D-2, D-2, D-2, D-2, D-2	C-1 (d), C-3 (e), D-2, D-4, D-6, E-1,
009774	009774 Princeton Booth Co	No Counsel Specified	APPLICATION OF THE PROPERTY OF	No Course! Specified Specified Specified and Specified S	65 65 Booth Street Rego Park NY 11374	65 65 Booth Street Rago Park C-1 (d), C-2, D-2, D-4, D-6, E- NUT 13374
009775		No Counsel Specified	Age (2007) and Age (2007)	61 No Counsel First United Methodist Church Specified Of Default Of Default Specified Of Default Of	- 5	D-2, C-1 (d), C-3 (f), D-2, D-4, D-6, E-1,
009776 100000000000000000000000000000000000	009776 Shapery Develops's Gas Electric Property Lp https://www.net.en.net.	No Counsel Specified	אוויקיה מנופריה שניים ויוטוי	THE STATE OF THE PARTY.	10! Ash Street San Diego CA C-1 (d), C-2, C-3 (f), D-2, D-3, 92101 D-4, D-8, E-1, 92101 Sets and accommendation of the symmetry industrice of the street of	C-1 (d), C-2, C-3 (f), D-2, D-3, D-4, D-8, E-1, nov-ynduwyskupipenjazowienowy

day, December 13, 2005

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Claim #	Claintant Name	Counsel	Firm Name	Building Name	Property Address	Objection Exhibit
009790	009790 Pfaxall Inc	No Counsel Specified	en e	No Counsel Specified water-amounts-amount returns section in section in section in a section in a section of the section of the section is a section of the section in a secti	47-40 21st Streat Long Island City NY 1101	10 21st Street Long Island C-2, D-2, D-4, D-6, E-1, AY 11101
009781		No Counsel Specified	e de la companya de l		319 Bay	C-2, D-2, D-4, D-6, E-1, F-5,
009782	Themo Cousidos Limited	No Counsel Specified	oo saani ka baaniin, bilio.	enter de la constante de la co	009782 Them Coustics Limited No Course Specified Specifi	6-2-6-3 (f), D-2, D-3, D-4, D-5, E-1, F-5, E-2, E-3, E-4, E-5, E-4, E-5, E-4, E-5, E-4, E-4, E-4, E-4, E-4, E-4, E-4, E-4
009803	009803 Mccadden, Lucille Ricks No Counsel Pobox 1378 - 100 Ave. B Specified	No Counsel Specified	Albert in recentment between	100 Ave. B Spring Hope NC 22482.	100 Ave. B Spring Hope NC 27882	C-3 (e), D-4, D-5, D-8, E-1,
009807	Gilmore, Joseph R 46489 Arbocetura Cir Plymouth,	No Counsel Specified	Andrews - Andrew	C., 6::4417-4414 ESCENDED IN THE FACILITY OF 112 CO.	009807 Gilmere, Joseph R 46489 No Coursei Abocetura Cri Plymouth Specified	C3(f), D4, D.6, E-1,
010552	010552 Steven J Wolfe Inevocable Trust	No Counsel Specified		e de la company de la comp	1804 Vista Det Mar St. Los Angeles CA 90028	C.2, C.3 (7), D.1 (c), D.2, D.3, D.6, E.1,
010553	010553 Wolfe, Steven J Sheak Preview Entertainment Pool B	No Coursel Specified	מישי הקינונינטי ביותחום ומיטירים ווחובים	8821-6825 lis Cinde Los Angeles CA 90068 Indicatorios contraction expenses may an expense may an expense and an expense may an expense and an	6821-6825 lds Circle Los Angeles CA 90058	C-3 (d), D-4, D-6, E-1,
010556 are the inclusion cells	010556 Federated Department Stores Inc Glo Carl R Golde Globe	No Counsel Specified		. W. Carlotte St. Wall Carlotte St. Company		A-3, C-1 (e), C-1 (d), C-3 (a), C-3 (a), D-2, D-6, E-1,
010557	010557 Federated Department Stores Inc	į	Federaled Legal Department	Verious Oppatiment Remonstrates and accommendance of the comments of the comme	Verious	C-1 (d), C-1 (e), C-2, C-3 (e), D-4, D-6, E-1, G-3,
010558 IPMILITERING AND ADMINISTER	Federated Cepartment Stores Inc Cite Carl R Goldbe	No Counsel Specified	한 마리 우리 마리	010558 Federated Ceparliment No Counsel Stores Inc Gro Carl R Specified Solves Inc Gro Carl R Specified Solves Inc Gro Carl R Specified Solves Inc Gro Carl R Specified		A-3, C-1 (c), C-1 (d), C-3 (g), C-3 (e), D-2, D-8, E-1,
010559	010559 Federaled Department Csrl R Skores Inc Goldberg	Carl R Goldberg	Federated Legal Department			C-1 (d), C-1 (g), C-2, C-3 (g), C-3 (e), D-4, D-8, E-1, G-3,
010576 canacadimpopular	Board Of Commissioners Of The County Of Lake	John S Duil	John S Dull		010576 Board Of Commissioners John S Duit John S Duil 30 S S S S Russell St Hermmond (N 46326 Of The County Of Lake Garage St Hermmond (N 46326 A 46326 S S S S S S S S S S S S S S S S S S S	C-1 (d), C-2, C-3 (a), D-2, D-4, D-8, E-1, E-1, E-1, E-1, E-1, E-1, E-1, E-1
010577	010577 Board Of Commissioners John S Dull Of The County Of Lake	John S Duit	John S Dull Mittersconnection	John S Dull  400 Broadway Gary RV 46 Bibliotechia (1996) Broadway Gary RV 46	400 Broadway Gary fN 46404	C-1 (d), C-2, C-3 (e), C-3 (e), D-2, D-4, D-8, E-1,
010578 manustrammun	Wentzville Fire Profection District STREETHERSON SERVER SERVERSE	Rebert J Gilson www.umemmeren	Riker Danzig Scherer Hyland & PC	ההקיטינים ישרים ווינים	CVIBAC	A-2, D-2, D-6, E-1,

Tuesday, December 13, 2005

815 Childs Street Corrich MS 38834  111 E Kellogg Boulevard Salnt Peut Mn. 55404  Anneapolis MN 55404  MINISTER SALDE MENEAPOLIS MENEAPOLIS 215 COVE Mnneapolis ANN 55403  MNN 55403  MNN 55403  MNN 55403  MNN 55404  MNN 55404  MNN 55404  MNN 55405  MNN 55405  MNN 55405  MNN 55405  MNN 55405  MNN 55405  MNN 55406  MNN 5	Claim #	Claimant Name	Counsel	Firm Name	Building Name	Property Address	Objection Exhibit
AND THE STATE OF T	010579 same-sationers	Davis, Or John Robert 815 Childs Street Covintin		Willam W Odom Jr	e in a children a cheann ann ann ann ann ann ann ann ann ann	815 Childs Straet Corinth MS 38834	C-2, C-3 (c), C-3 (e), D-2, D-4, D-5, D-6, E-1,
Holongy Lawrence A Gray Plant Mooty Molongy Lawrence A Gray Plant Mooty Lawrence A Gray Plant Mooty Lawrence A Gray Plant Mooty Molongy Lawrence A Gray Plant Mooty Colonial Village Molongy Lawrence A Gray Plant Mooty Chancellous Colonial Village Molongy Lawrence A Gray Plant Mooty Chancellous Colonial Village Molongy Lawrence A Gray Plant Mooty Chancellous Colonial Village Molongy Lawrence A Gray Plant Mooty Chancellous Colonial Village Molongy Lawrence A Gray Plant Mooty Chancellous Colonial Village Molongy Lawrence A Gray Plant Mooty Chancellous Colonial Village Molongy Lawrence A Gray Plant Mooty Chancellous Colonial Village Molongy Lawrence A Gray Plant Mooty Chancellous Colonial Village Molongy Colonial Village Molongy Molongy Molongy Molongy Lawrence A Gray Plant Mooty Chancellous Colonial Village Molongy	011276	Aurora Investments	Lawrence A Moloney	Gray Plant Mooty		111 E Kellogg Barlevard Sain! Peul Mn 55101	C-1 (d), C-2, C-3 (f), D-2, D-4, D-5, D-6, E-4,
LEMPERCE A Gray Plant Moody  Tribute control and the control a	011277	Equinox Propanties	Lawrence A Moloney	Gray Plant Mooty			C-1 (d), C-2, C-3 (f), D-2, D-4, D-5, D-6, E-2,
The Picture of Gray Plant Mooty  Aloney  Alone	011278 butterumususus	Oak Grove Lic	Lawrence A Moloney	Gray Plant Mooty			
Lewithder A Gray Plant Mondy Colonial Village  Moloney  M	011279 SIRECTIVE	Stageorach Apartments Lic	Lawrence A Moloney	Gray Plant Mooty		10670 Brunsvich Rd Bloomington MN 55438	C-1 (d), C-2, C-3 (f), D-2, D-4, D-5, D-6, E-2,
And the state of t	011280	Colonial Village	Lewrence A Moloney	Gray Plant Monty	Colonial Villege	1959 Silver Bef Rd Eagan AN S5122	Establisher Sammunghit Shuwijiratirater C-1 (d), C-2, C-3 (f), D-2, D-4, D-5, D-6, E-2,
S (IIC Lawrence A Gray Plant Moot)  Moloney  Mol	D11261 **********************************	Ballantras Associates		Gray Plant Moofy		attaliniatetainianumainia umaaanaata 3800 Ballantras Rd Esgan MN 56122	опессионовника части в Ст. (ф.), Ст. 2, Ст. (ф.), Ст. 2, Ст. (ф.), Ст. 2, Ст. (ф.), Ст. 2, Ст. 4, Ст. 2, Ст. 4, Ст. 2, Ст. 4, С
Lawrence A Gray Plant Mooty Chancelor Metor 14250 Indig Ave 9 Bursyfle Moloney  Moloney  Moloney  Moloney  Linda Lawrence A Gray Plant Mooty  Moloney  Molon	011282 notestinivantospen	Galeway investors inc	Lawrence A Moloney	Gray Plant Mooty		115 Second Ave S Michelapolis MN 55401	C-1 (d), C-3 (f), D-2, D-4, D-5, D-6, E-2,
Woodhere Apartments	011283 demonstration	Chancellor Manor	Lawrence A Moloney	Gray Plant Mooty	Chancellor Menor	14250 Irving Ave S Bumsville ANN 55306	D-5. D-5, E-2,
VIBCOM INC.  Linda O Kedley ViBcom inc.  Linda O Kedley ViBcom inc.  Das Kidas, v. Control Cost Broadcasting inc.  Linda O Kelley ViBcom inc.  Linda O Kelley ViBcom inc.  Linda O Kelley ViBcom inc.  Das Kidas, v. Control Cost Broadcasting inc.  Linda O Kelley ViBcom inc.  Linda O Kelley Vibra inc.  Linda O Ke	D11284	Woodmere Apartments Lic	Lawrence A Moloney	Gray Plant Mocky		6540 Woodmere Rd Woodbury MN 55125	ыйзаганийшилений мужиминий бар. С-1 (d), С-2, С-3 (f), В-2, В-4, О-5, D-6, Е-2,
11300 CDs Broadcasting Inc. Linds D Kelley Viacom fine  District  District  Shalar Area School  Broad A Tucker Aranabec  Shalar Area School  Shala	011298 ::::::::::::::::::::::::::::::::::::	Viscom Inc	Linda O Keffey	Viacom (no		11 Stamwix Street Pitsbugh PA 1522	ритириндинитириндин даминицин С-1 (d), С-2, С-3 (f), D-2, D-4, D-6, E-1.
Breit A Tucker Arenabess   1800 Mount Royal Bruitvas   1	71 1300 Perioden second	Cos Broadcasting Inc. Dos Kokartv segginasionesistas estatinas es	Linda D Kelley	Viacom Inc		One Galeway Center Phisburgh PA 15222	C-1 (d), C-2, C-3 (f), D-2, D-4, D-5, E-4,
nc. Chad S Beckett & Webber 209 S. Broadway Avenue Beckett PC S. Broadway Avenue Beckett PC S. Broadway Avenue Beckett PC S. Broadway Avenue Received Beckett Beckett PC S. Broadway Avenue Received Beckett Becke	)/1302 •*;\tanaman=	Shaler Area School District moonshills aminimas seeman susan	Breilt A Solomon	Tucker Aranaberg PC		1800 Mount Royal Boulevard Glenshaw PA 15116	170 Dec 200 Dec 200 E-1,
102 Col Afformays Graup Afformays Graup Lic	)11303 mail:2:22:33:34:52:3	Jay Bhaghavan, Inc.		Bockett & Webbar PC		209 S. Broadway Avenue Urbana IL 61801	0.2, 0.3, 0.6, E-1,
	)1130¢	Colom, Wilbur 200 6th Skreet North Suke 102 Col	Gregory Cade	Environmental Alforneys Group Lic		200 6th Street North Columbus MS 39703	04, D-2, D-3, D-6, D-6, E-1,

Tuasday, December 13, 2005

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Cloim #	Claimant Name	Counsel	Firm Name	Building Name	Property Address	Objection Exhibit
011307	Washington Courts Condorrinium Association	Patricia A O'Concor	Leverseld Peadstein	Building 1	011307 Washington Courte Patricia A LeverAeld Building 1 9500 Washington Nies IL C-3 (f), D-1 (a), D-2, D-8, E-1, Condorrington Nies II C-3 (f), D-1 (a), D-2, D-8, E-1, 60848 Association 1	C-3 (f), D-1 (a), D-2, D-8, E-1,
011315	011315 Wanded Goemwerker	Joanne B Slutz	Evans & Mulinby PA	Joenne B Slutz Évans & Mulinik	701 North Th Street Kaneas City KS 66101	C4, D-2, D-4, D-5, D-6, E-1,
011316	011316 Unified Government Of Wyandotte County Kerk		Joanne B Stutz Evans & Mulinix PA	Joanne B Stutz P E Years & Mullinix	805 North 6th Street Kaneas City KS 66101	C-1 (d), C-2, C-3 (a), C-3 (e), D-2, D-4, D-6, E-1,
011317	Unified Government Of Wyandotte County Kek	Joanne B Stutz	Evans & Mulinik PA mulimississississississississississississis	011317 Unified Government Of Josephe B Stutz Evans & Mulinix Wywandotte County Kek Particular Study House and County Kek Particular Study House Annual Language County County Market County House Annual County Coun	815 North 6th Street Kameas City KS 66101	815 North 6th Streat Kameas C-1 (d), C-4, D-2, D-4, D-5, D- Gly K8 96101 6, E-1.
011316	Board Of Public Utities	Joanne B Stutz	Joanne B Stutz Evans & Mulinix PA	011316 Board Of Public Usities Joanne B Stutz Evans & Mulinix  PA  STATE CONTROLLED TO THE PROPERTY OF THE PRO	380 South Baltimore Karsas City KS 69103	C-1 (c), C-1 (d), C-3 (a), C-3 (e), D-2, D-4, D-5, E-1,
011319	Board Of Public Utilities	Joanne B Stutz	Evans & Mullinix PA	611319 Board Of Public Utilities Joanne B Stutz Evans & Mullinix PA		E-1 (a), C-1 (d), C-3 (e), C-3 (e), D-2, D-4, D-5, E-5,
011359	011359 Mobiev, Erica Michall 317 Wast Chastnut Cowela, Wast Chastn	No Counsel Specified	No Counsel Specified	1317 No Counsel No Counsel  Ital Specified Specified Specified	st Chesmut Cowele, 128	C-2, C-3 (b), C-3 (c), C-3 (e), E-1,
012645	Boart Of Commissioners Of The County Of Lake	John S Duli	John S Dul!	012645 Board Of Commissioners John S Duli John S Duli II 18 Suli I	? i	C2, C-3 (a), D-2, D-4, D-6, E-1,
012647	012647 Vernouver Cosstal Health Authority Health Authority	Harnelle Stockenstrom	Clark Wilson Bantisters & Solicitore	Lions Gate Hospital	į į	231 East 15th St. North C-3 (f), O-2, D-4, D-6, E-3, F-5. Vancouver BC V71217
012548		Hemelie Stackerstrom	į į		855 W. 12th Ave. Vancouver D-6, E-1, F-5.  BC V5z1m9  D-6, E-1, F-5.	C-1 (d), C-2, C-3 (f), D-2, D-4, D-8, E-1, F-5.
012649	012649 Vencouver Coastal Health Authority	Hamelie Stockenstrom			2255 Washnox Mall Vancouver BC V6/2s?	C-2, C-3 (i), D-2, D-4, D-8, E- f, F-5,
012650	012650 Vancouver Coastal Health Authority	Hannelle Clerk Wilson Stockenstrom Barristers & Solicitors	ļ.	Powell River General Hsp S871 Arbutus Ave Powell River General Hsp River BC Veaks 3		S871 Arbutus Ave Powell C-2, C-3 (f), D-2, D-4, D-6, E-River BC V8a4s3 1, F-5,
012670 Muntavillerandishins		Osniel A Schwartzman				C-1 (c), C-1 (d), C-2 (-3 (f), D-1 (d), C-2 (-3 (f), D-1 (d), C-3 (f), C-3
Ot2671	United States Gypsum Company	Brady L Green	Morgan Cawis & Bocklus		012671 United States Gypsum Brady L. Green Morgan Lewis & Sae Schedule A (ettached To C-1 (c), C-1 (d), C-1 (d)	C-1 (c), C-1 (d), C-1 (e), D-2, D-4, D-6, E-1,
Tricsday, Dec	Tricsday, December 13, 2005					namenia mercarana araban manana manana araban manana araban araban manana araban manana araban manana araban m

Claim #	Claimant Name	Counsel	Firm Name	Building Name	Property Address	Objection Exhibit
012738	012738 Luce, Joan 604 Datota Libby, 4tl \$9923	No Counsel Specified		604 Dakota Lloby MT \$9923	604 Dakota Libby MT 59923	C-1 (d), D-4, D-6, E-1,
012739	0:2739 Salem Central School District District	No Counsel Specified		No Counsel Select Central School Specified 12865 12865 Specified School Specified 12865 Specified Specified 12865 Specified Specified 12865 Specified Specif	i i	B-2, C-4 (d), C-2, D-1 (c), D-2, D-4, D-8, E-1,
012747	Schwoelfermann, Cuffy Mary Elizabeth 745 Se Mill	No Counsel Specified			1	C2, C3 (d), E-1, G-3,
0:2744	0:2744 Blankstein Enlerprises Inc. Inc. Inc. Inc. Inc. Inc. Inc. Inc.	No Counsel Specified		Specification of the state of t	2400 East Bradford Milwaukee WJ 53211	D-2, D-6, E-1,
012745	012745 River Drive Construction	7	10 4 to 0000 1000 1000 1000 1000 1000 1000 1	Vo Course) Specified to the second to the se	154 33 71 Avenue Flushing NY 11367	154 3.9 71 Avenue Flushing C-1 (d), C-2, O-2, D-4, D-6, E- Nov 11367
012746	012746 Drake, William Howard 709 Mccaskill Ave Pasken, Marken,		C. Della completa del	A STATE OF THE PROPERTY OF THE	No Course! Specified E-1, C-1 (d), C-2, C-3 (d), 28364 E-1, E-1, C-1 (d), C-2, C-3 (d), C-2, C-3 (d), C-2, C-3 (d), C-3, C-3 (d), C-4, C-4, C-4, C-4, C-4, C-4, C-4, C-4	C-1 (b), C-1 (d), C-2, C-3 (d), E-1,
012748	012748 R.r. Isla Varda Hotel & No Counse Resort Inc. Specified Specified	No Counsel Specified		Calle Tartak Hotel Caris Inn	isla Verde Carolina PR 00979 C.3 (f), D.2, D.3, D.6, E-1,	C3(f), D-2, D-3, D-6, E-1,
012753	012753 Burks, Willie B 141 Jenkins Dr Savannah, Jenkins Dr Savannah, Jenkins Jenkins Dr Savannah, Jenkins Jenkins Dr Jenk	No Counsel Specified				109 Ezat Crouch Sineet C-1 (d), C-2, C-3 (b), C-3 (c), tollandste MS 38746 C-3 (e), D-4, D-6, E-1,
012754	012754 Lawrence Lamar Rios West Melourre Infrancementalizations	No Course Specified	Grande Lengther, mente antique	No Course! Specified intermetalistic utality intermetation water case of intermetation	49 Perkhill Boulevard West Methourne FL 32904	A-2 C-2 C-3 (c), C-3 (d), D-4, D-5, E-1,
012759 • entrating page 2000	Angyle Central School	No Counsel Specified		012759 Argyle Central School No Counsel Specified Specified Argyle Central School Specified	5023 State Route 40 Argyle NY 12809	B-2, C-1 (d), C-2, C-3 (d), D-2, D-4, D-8, E-1
012761 hasboonace.com	012761 Abany Gily School District District Repropressions are an appropression and a second	No Counsel Specified	ביים מימונים מימינים מוצר	Philip Livingsion Academy	Philip Livingston Academy 315 Northern Bivd Albany NY 12210	B-2, C-1 (d), C-2, D-1 (d), D-2, D-4, D-6, E-1,
012764 International Control	012764 Albany City School District District District		witzenen "sentheidir	Street Academy	No Coursel Street Academy Sheel Academy Sheidan Ave Albany NY B-2, C-1 (d), C-2, C-3 (e), D-2, Specified 12206 D-3, D-4, D-6, E-1, D-5, E-1, D-5, E-1, D-6,	B-2, C-1 (d), C-2, C-3 (e), D-2, D-3, D-4, D-6, E-1,
012766 menementationer	012766 Abany City School District	No Counsel Specified	والمرابعة المرابعة ا	No Counse! Thomas S. O'brien School Specified	Toast Lincoln Pack Albany NY 12202	8-2, C-1 (d), C-3 (f), D-1 (c), D- 2, D-4, D-6, E-1,
012768 		No Coursel Specified	CHATTER THE	Clements Half	No Counsel Clements Half 85 Wast Braet B-2, C-2, C-3 (d), D-2, D-4, D-2, D-4, D-3 (d), D-2, D-3 (d), D-2, D-3 (d), D	8-2, C-2, C-3 (d), D-2, D-4, D- 6, E-1,

resday, December 13, 200

Claim #	Claintant Name	Counsel	Firm Name	Building Name	Property Address	Objection Exhibit
012769	012769 Otterbein College		- Alanana wa bila ka ma	King Hall	No Counsel King Hall 193 W Main SI Westerville B-2, C-3 (d), D-2, D-4, D-6, E-Specified 1, D-2, D-4, D-6, D-6, D-6, D-6, D-6, D-6, D-6, D-6	B-2, C-3 (d), D-2, D-4, D-6, E- 1,
012770	Ottarbein College	No Counsel Specified	A STEEL STEEL STEEL STEEL STEEL STEEL	Oowan Half	012770 Oltabein College No Course! Specified S	8-2, C-2, D-2, D-6, E-1.
012771	012771 Ottober College	No Counset Specified	A STATE OF THE STA	No Counset  Maintenance Building-lunnel Specified  Access Room Access Injury Country Instruction Information Infor	197 West Park Street Westerville OH 43061	8-5-C-1 (d), C-2, D-2, D-4, D-6, E-1,
012772		No Counsel Specified		Tovers Hall	O North Grove Street Westerville OH 43081	8-2, C-3 (f), D-2, D-4, D-6, E-3,
012773	Offerbain College	No Course: Specified		012773 Orterbain College NO Course: Mayne Hall (Mayne Hall Westerdille OH 4308) Specified OH 4308)	85 North Grove Street Westerville OH 43061	6-2, C-1 (d), C-2, C-3 (c), D-2, D-4, D-6, E-3, C-3, C-3, C-3, C-3, C-3, C-3, C-3, C
012774	Offerbein College	No Counsel Specified		Davis Annex	012774 Otlerbein College No Counsel Davis Annex 14g North Center Street B-2, C-1 (d), C-2, D-2, D-4, D- Westerwise Onlege 6 E-3, G-1 (d), C-2, D-2, D-4, D- Westerwise Onlege 6 E-3, G-1 (d), C-2, D-2, D-4, D- Westerwise Onlege 1 C E-3, G-1 (d), C-2, D-2, D-4, D-4, D-4, D-4, D-4, D-4, D-4, D-4	B-2, C-1 (d), C-2, D-2, D-4, D-6, E-3,
012775	U12775 Citerbein College Biominications College	No Counsel Specified	THE PARTY OF THE P	No Counsel  Specified  OH 43081	170 Martin Drive Westerville OH 43081	B-2, C-2, D-2, D-4, D-8, E-3,
012778	012778 Otterbein College No Counsel	No Counsel Specified		Campus Center Company Center Campus Campus Center Campus Campus Center Campus C		B-2, C-2, D-2, D-4, D-6, E-3,
012778	Nightfinger, Gerald Thomas 1177 East Bearnish Road	No Counsel Specified		012778 Nightifinger, Gerald No Counsel Thomas 1177 East Specified Midland MI 48642 Bearnarh Rada Midland MI 48642	1177 East Beamish Road Midland MI 45642	C-2, C-3 (d), C-3 (e), D-1 (b), D-4, D-8, E-7,
012779	012779 San Diego Space And Science Foundalion Science Foundalion	No Counsel Specified			And No Course! Specified San Diago CA C.2, D.2, D.4, D.9, E-1, 92401 specified San Diago CA C.2, D.2, D.4, D.9, E-1, 92401 specified San Diago CA C.2, D.2, D.4, D.9, E-1, 12, 12, 12, 12, 12, 12, 12, 12, 12, 1	C-2, D-2, D-4, D-9, E-1,
012784	Vinkoor, Abram L 5236 38th Ave Na Seatte, Wa	No Counsel Specified :		012784 Vinkoo, Abram L 5286 No Counsel 38th Ave Na Seatte, Wa Specified	5236 33th Ave No Seattle WA 98105	C-1 (d), C-2, C-3 (f), D-4, D-6, E-1,
012788	012798 Namazi, Nazenin 29726 No Counses Felton Dr Laguna Niguel, Specified C Interpretation of Counse of Counses	No Counsei Specified		COMPANY CONTRACTOR OF THE PARTY	29728 Felion Dr.Laguna Nigual CA 92677	C2, C3 (f). E-1, G.3,
012792	012792 Ternesse Dapartment Of Finance Administration	sion Clements Jr	Office Of The Allomey General & Reporter Bankrupicy Division		Ses Attachment A	9-2, C-1 (d), C-1 (e), C-4, D-2, D-4, D-6, E-3.
012811 **********************************	012811 Harris, Michael Po Box 483 Gilmanlon, Nh 03237	No Counsel Specified	والمراجعة المراجعة ا		BOX NO COUNSE!  1.03237 Specified  C.3 (a) D.2, D.5 (b), C.3 (a),	A-3, C-1 (c), C-1 (d), C-3 (a), C-3 (e) D-2, D-6, E-1,

page 27 of 77

Page 17 of 18

Tnosday, December 13, 2005

Cluim #	Claimant Name	Counsel	Firm Name	Building Name	Property Address	Objection Exhibit
012826	012826 Certaire, Sharon Yvonne Po Box 401 Belgrade, Mt sujessiusminismentomasupsequenterinet			a al cestion e en la cestion en la cestion en la cestion de la cestion d	1918 Jefferson St.Ne Minnaapolis MN 55418 managamanamismismismismismismismismismismismismism	No Counsel Specified Bifferson St Ne C-1 (d), C-2, C-3 (d), D-4, D-6, Minneagolis MN 55418 E-1, G-1, G-1, G-1, G-1, G-1, G-1, G-1, G
0139US	Benefield, Donald Charles 264 Vicks Drive Libby,	No Caunsel Specified	ler abla record Fidit A. V. Fid	elections that its electric scale in the second right	264 Vicks Drive Libby MT 59923	0139U5 Benefield, Donald No Counsel Specified
013906	013906 Stanley, Robert W 838 2nd Ave E Kalispell, Mt 5	No Counsel Specified			614 California Ave Libby MT 59823	to Counsel  614 California Ave Libby MT A-2, D-4, D-5, E-3, 59623  59623 International Control of C
013932	English And American Insurance Co Ltd C/o Scheme	No Counsel Specified		ағад әнадынін мерен галды ер құл Қазақда	e silike maliketibiteta hiskitiketa etti etti in ir-an eeri is	013932 English And American No Coursel C-1 (d), G-3 (a),
013933	013933 English And American neuranos Co Ltd G/o neuranos Co Ltd G/o sementation (Note Inc.)	No Counsel Specified	974 AGA-MICHE 118-74 ISHBA	an No Counsel 10 Specified. Beginning processing submitted to the submitted of the submitte	,	C-1 (a), C-1 (d), C-3 (a), C-3
014402	Wickersham, Karen Kaye S455 Prospect Dr Missoule	No Course! Specified		תאומשו (היצואות הצון מוני - איזון מעום ליבצמון אבינו מצוני	614 California Ave Libby MT 59923	014402 Wickersham, Karen Kaye No Coursel: 5455 Prospect Dr Specified Specifi
012404	Stantey, Lynn R 836 Second Ave E Kalispell. Mi	No Counsel Specified		entre in en	614 Cellfornia Ave Libby MT 59923	014404 Stantey, Lynn R 838 No Counsel 614 Cellomba Ave Libby MT A-2, C-2, D-4, D-6, E-3, Second Ave E Kalispell. Specified 59923 Mi
014408	Stanley, Earl H 615 Main Ave Libby, Mt 59923	No Counsel Specified			615 Main Ave Libby MT 59923	014408 Sanky, End H 59923 E-1, Ave Libby, Mt 59923 E-1, Ave Libby, Mt 59920 E-1, Ave Libby, Mt 59920 E-1, Ave Libby, Mt 59900 E-1, Ave Libby and Ave Libby a
014408 	Wickersham, Karen Kaye 5455 Prospect Drive Misso	No Counsel Specified	STATUTE STATE THE STATE OF THE	A STATE AND CASH AND	712 Main Avenue Libby MT 59923	014408 Wickersham, Karen Kaye No Counsel 712 Main Avenue Libby MT C-2, E-1, 59623 59623 Misson Misson Specified Special Misson M
015304 unasustan aliahanna	015304 Misnieklewizz, pawel 21 Orchard Street Chicopaes, Matter 27 and 1974 Missier Mi	Frank R Sala	Frank R Sala, JD		A-3, C-1 (d), C-3 (d	A-3, C-1 (e), C-1 (d), C-3 (d), D-2, D-6, E-1,
015322	Hemandez, Pedro Po Box 9267 Ponce, PR 00732-82	No Counsel Specified	No Counsed Specified		El Boquete #5 Penuelas PR	015322 Hemandez, Pedro Po No Counsel No Counsel No Counsel Specified Specifi

Tuesday, December 13, 2005

<u>EXHIBIT B</u>

#### IN THE UNITED STATES BANKRUPTCY COURT

#### FOR THE DISTRICT OF DELAWARE

In re:	) Chapter 11	
W.R. GRACE & CO., et al.,	) Case No. 01-113 ) (Jointly Adminis	
Debtore	)	

# STIPULATION CONCERNING WITHDRAWAL OF OBJECTIONS AND RECLASSIFICATION OF CERTAIN CLAIMS OF THE BURLINGTON NORTHERN SANTA FE RAILWAY

This stipulation is entered into this be day of Schober, 2005, between W.R. Grace & Co. and its affiliates (collectively, the "Debtors") and The Burlington Northern Santa Fe Railway ("Claiman!").

1. On April 22, 2002, this Court issued its Bar Date Order which established March 31, 2003 as the Bar Date for the filing of certain pre-petition (a) non-asbestos, (b) asbestos property damage and (c) medical monitoring claims. A bar date has not been set at this time for asbestos personal injury claims and plaims related to Zonolite Attic Insulation ("ZAI Claims").

KRE W79172L3

The Debtors consist of the following 62 entities: W. R. Grace & Co. (fik's Grace Specialty Chemicals, Inc.), W. R. Grave & Co. Conn., A-1 Bit & Tool Co., Inc., Alervife Boston Ltd., Atewife Land Corporation, Amicon, Inc., CB Biomedical, Inc. (Meta Circe Biomedical, Inc.), CCHP, Inc., Costgrave, Inc., Costgrave, Inc., Creative Food 'N Fun Company, Darex Puerto Rico, Inc., Del Taco Restaurants, Inc., Dowey and Almy, LLC (fikla Dowey and Almy Company), Ecarg, Inc., Five Alewife Boston Ltd., G C Limited Parases I, Inc. (fikla Grace Cocos Limited Partners I, Inc.), G C Management, Inc. (Blda Grace Cocos Management, Inc.), GEC Menegement Corporation, GN Holdings, Inc., GPC Thomasville Corp., Gloucester New Communities Company, Inc., Grace A-B Inc., Grace A-B II Inc., Grace Chemical Company of Cube, Grace Culinary Systems, Inc.; Grace Drilling Company, Grace Energy Corporation, Grace Environmental, Inc., Grace Europe, Inc., Grace H-G loc., Grace H-G II Inc., Grace Hotel Services Corporation, Grace International Holdings, Inc. (9k/a Dearborn International Holdings, Inc.), Grace Offshore Company, Grace PAR Corporation, Grace Petroleum Libys Incorporated, Grace Tespon Investors, Inc., Grace Ventures Corp., Grace Weshington, Inc., W. R. Graco Capital Corporation, W. R. Grace Land Corporation, Gracoal, Inc., Gracoal II, Inc., Guantea Caribe Land Development Corporation, Hanover Square Corporation, Honco International, Inc., Kootenni Development Company, L. B. Realty, Inc., Litigation Management, Inc. (fix's GHSC Holding, Inc., Grace JVH, Inc., Asbestos Management, Inc.), Monolith Enterprises, Incorporated, Monroe Street, Inc., MRA Holdings Corp. (Blde Nestor-ENA Holdings Corporation), MRA Intermedeo, Inc. (file Nestor-ENA, Inc.), MRA Staffing Systems, Inc. (file British Nursing Association, Inc.), Remedium Group, Inc. (file Environmenta) Lisbility Management, Inc., E&C Liquidating Corp., Emerson & Curning, Inc.), Southern Oil, Resin & Fiberglass, Inc., Water Street Corporation, Axial Basin Ranch Company, CC Partners (Illia Cross Country Staffing), Hayden-Gulch West Coal Company, 11-6 Coal Company.

- The Claimant has filed numerous proofs of claim against the Debtors.
- 3. On September 1, 2005, the Debtors filed their Fifteenth Omnibus Objection to Claims ("15<sup>th</sup> Omnibus Objection") in which the Debtors sought to disallow and expunge the claims set forth on Exhibit A on various grounds (hereafter referred to as the "Listed Claims").
- 4. The Debtors and the Claimant agree that although the Listed Claims were filed on Asbestos Property Damage Claim forms, the claims are not traditional asbestos property damage claims, but instead are ZAI Claims.
- 5. As a result, the parties have agreed that the objections made under the 15<sup>th</sup> Omnibus Objection to the Listed Claims be withdrawn and the claims be reclassified as ZAI claims. The withdrawal is made without prejudice and the Claimant's Listed Claims shall remain of record and be addressed as the Court may direct. Likewise, Debtors reserve the right to object to the Listed Claims on any grounds in the future upon proper notice and consistent with applicable law. The Debtors also reserve the right to require the Claimants to file their ZAI Claims on specialized ZAI Proof of Claim Forms in the event the Court so orders such specialized claim form.
- 6. Each party executing this Stipulation represents that such party has the full authority and legal power to do so. This Stipulation may be executed in counterparts and each such counterpart together with the others shall constitute one and the same instrument. The parties further agree that facsimile or e-mail signatures hereon shall be deemed to be original signatures. This Stipulation shall be binding upon and inure to the benefit of each of the parties, and upon their respective assignees, successors and/or partners.

- 7. This Stipulation constitutes the complete expression of the agreement of the parties hereto concerning the subject matter hereof, and no modification of or amendment to this Stipulation shall be valid unless it is in writing and signed by the party or parties to be charged.
- 8. The Bankruptey Court shall retain jurisdiction to enforce this Stipulation and all matters relating hereto.
- The Debtors shall direct the Claims Agent, Rust Consulting, Inc., to mark the Claims Register reflect the matters set forth hetein.

#### STIPULATED AND AGREED:

THE BURLINGTON NORTHERN SANTA FE RAILWAY

 $\bigcirc$ 

BURNS, WHITE & HICKTON, LLC Richard A. O'Halloran 531 Plymonth Road Suite 500 Plymouth Meeting, PA 19462

Telephone: (610) 832-1111 Facsimile: (610) 941-1060

On behalf of the Claimans

W. R. GRACE & CO., et al.

One of their attorneys

KIRKLAND & ELLIS LLP Michelle Browdy Janet S. Baer 200 East Randolph Drive Chicago, Illinois 60601-6636 Telephone: (312) 861-2000 Facsimile: (312) 861-2200.

-and-

PACHULSKI, STANG, ZIEHI., YOUNG, JONES & WEINTRAUB P.C.

Laura Davis Jones (No. 2436)
James E. O'Neill (No. 4042)
919 North Market Street, 16<sup>th</sup> Floor
P.O. Box 8705
Wilmington, DE 19899-8705 (Courier 19801)
Tolephone: 302) 652-4100
Facsimile: (302) 652-4400

Attorneys for Debtors and Debtors-in Possession

#### EXHIBIT A

Claim No.	Claimant Name	Treatment of Claim
8249	The Burlington Northern Santa Fe Railway	Claim reclassified as ZAI without prejudice. All rights reserved.
8253	The Burlington Northern Santa Fe Railway	Claim reclassified as ZAI without prejudice. All rights reserved.
8254	The Burlington Northern Santa Fe Railway	Claim reclassified as ZAI without prejudice. All rights reserved.
8255	The Burlington Northern Santa Fe Railway	Claim reclassified as ZAI without prejudice. All rights reserved.
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8260	The Burlington Northern Santa Fe Railway	Claim reclassified as ZAI without prejudice. All rights reserved.
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8263	The Burlington Northern Santa Fe Railway	Claim reclassified as ZAI without prejudice. All rights reserved.
8264	The Burlington Northern Santa Fe Railway	Claim reclassified as ZAI without prejudice. All rights reserved.
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8267	The Burlington Northern Santa Fe Railway	Claim reclassified as ZAI without prejudice, All rights reserved.
8268	The Burlington Northern Santa Fe Railway	Claim-reclassified as ZAI without prejudice. All rights reserved.
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8271	The Burlington Northern Santa Fe Railway	Claim reclassified as ZAI without prejudice. All rights reserved.
8272	The Burlington Northern Santa Fe Railway	Claim reclassified as ZAI without prejudice. All rights reserved.

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Claim No.	Claîmant Name	Treatment of Claim
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8294	The Burlington Northern Santa Fe Railway	Claim reclassified as ZAI without prejudice. All rights reserved.

The Burlington Northern Santa Fe Railway prejudice. All rights reserved.  Exp. The Burlington Northern Santa Fe Railway Claim reclassified as ZAI without prejudice. All rights reserved.  Exp. The Burlington Northern Santa Fe Railway Claim reclassified as ZAI without prejudice. All rights reserved.  Exp. The Burlington Northern Santa Fe Railway Claim reclassified as ZAI without prejudice. All rights reserved.  Exp. The Burlington Northern Santa Fe Railway Claim reclassified as ZAI without prejudice. All rights reserved.  Exp. The Burlington Northern Santa Fe Railway Claim reclassified as ZAI without prejudice. All rights reserved.  Exp. The Burlington Northern Santa Fe Railway Claim reclassified as ZAI without prejudice. All rights reserved.  Exp. The Burlington Northern Santa Fe Railway Claim reclassified as ZAI without prejudice. All rights reserved.  Exp. The Burlington Northern Santa Fe Railway Claim reclassified as ZAI without prejudice. All rights reserved.  Exp. The Burlington Northern Santa Fe Railway Claim reclassified as ZAI without prejudice. All rights reserved.  Exp. The Burlington Northern Santa Fe Railway Claim reclassified as ZAI without prejudice. All rights reserved.  Exp. The Burlington Northern Santa Fe Railway Claim reclassified as ZAI without prejudice. All rights reserved.  Exp. The Burlington Northern Santa Fe Railway Claim reclassified as ZAI without prejudice. All rights reserved.  Exp. The Burlington Northern Santa Fe Railway Claim reclassified as ZAI without prejudice. All rights reserved.  Exp. The Burlington Northern Santa Fe Railway Claim reclassified as ZAI without prejudice. All rights reserved.  Exp. The Burlington Northern Santa Fe Railway Claim reclassified as ZAI without prejudice. All rights reserved.  Exp. The Burlington Northern Santa Fe Railway Claim reclassified as ZAI without prejudice. All rights reserved.  Exp. The Burlington Northern Santa Fe Railway Claim reclassified as ZAI without prejudice. All rights reserved.  Exp. The Burlington Northern Santa Fe Railway Claim	Claim No.	Claimant Name	
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The Burlington Northern Santa Fe Railway The Burlington Northern Santa Fe Rail			prejudice. All rights reserved.
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The Burlington Northern Santa Fe Railway  The Burlington Northern Santa	7200	The Burington Narthern South En Pailsens	Chi-
The Burlington Northern Santa Fe Railway  The Burlington Northern Santa	9273	The Burnington Northern Sania Fe Ranway	
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			prejudice. All rights reserved.

Claim No.	Claimant Name	Treatment of Claim
8316	The Burlington Northern Santa Fc Railway	Claim reclassified as ZAI without prejudice. All rights reserved.
8317	The Burlington Northern Santa Fe Railway	Claim reclassified as ZAI without prejudice. All rights reserved.
8318	The Burlington Northern Santa Fe Railway	Claim reclassified as ZAI without prejudice. All rights reserved.
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8320	The Burlington Northern Santa Fe Reilway	Claim reclassified as ZAI without prejudice. All rights reserved.
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8324	The Burlington Northern Santa Fe Railway	Claim reclassified as ZAI without prejudice. All rights reserved.
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8336	The Burlington Northern Santa Fe Railway	Claim reclassified as ZAI without prejudice. All rights reserved.
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Claim No.	Claimant Name	Treatment of Claim
8338	The Burlington Northern Santa Fe Railway	Claim reclassified as ZAI without prejudice. All rights reserved.
8339	The Burlington Northern Santa Fe Railway	Claim reclassified as ZAI without prejudice. All rights reserved.
8340	The Burlington Northern Santa Fe Railway	Claim reclassified as ZAI without prejudice. All rights reserved.
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8349	The Burlington Northern Santa Fe Railway	Claim reclassified as ZAI without prejudice. All rights reserved.
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9484	The Burlington Northern Santa Fe Railway	Claim reclassified as ZAI without prejudice. All rights reserved,
9485	The Burlington Northern Santa Fe Railway	Claim reclassified as ZAI without prejudice. All rights reserved.
9486	The Burlington Northern Santa Fe Railway	Claim reclassified as ZAI without projudice. All rights reserved.
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EXHIBIT C

# IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

In re:	)	Chapter 11	
W.R. GRACE & CO., et al., 1	) )	Case No. 01-1139 (JJF) (Jointly Administered)	
Debtors.	}		

#### STIPULATION CONCERNING WITHDRAWAL OF CLAIMS

This stipulation is entered into this May of October, 2005, between (i) W.R. Grace & Co. and its affiliates (collectively, the "Debtors") and (ii) the Colotex Corporation, Carey Canada Inc., and The Asbestos Settlement Trust (Colotex) (collectively, the "Claimants"). In consideration of the matters set forth herein and under the following terms and provisions, it is hereby stipulated and agreed between the Claimants and the Debtors as follows:

On April 22, 2002, this Court issued its Bar Date Order which established March
 2003 as the Bar Date for the filing of certain pre-petition (a) non-asbestos, (b) asbestos property damage and (c) medical monitoring claims.

REE HOTTHAN

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The Debtors consist of the following 62 entities: W. R. Grace & Co. (Mda Grace Specialty Chemicals, Inc.), W. R. Grace & Co.-Conn., A-1 Bit & Tool Co., Inc., Alewife Boston Ltd., Alewife Land Corporation, Amicon, Inc., CB Biomedical, Inc. (Mda Circe Biomedical, Inc.), CCIP, Inc., Colgrace, Inc., Colgrace II, Inc., Creative Food 'N Fun Company, Darse Puerto Rico, Inc., Del Tato Restaurants, Inc., Deway and Almy, LLC (Mds Deway and Almy Company), Beerg, Inc., Five Alewife Boston Ltd., G C Limited Partners I, Inc.), G C Management, Inc. (filda Grace Cocoa Management, Inc.), GHC. Management Corporation, GN Holdings, Inc., GPC Thomasville Corp., Gloutester New Communities Company, Inc., Grace A-B Inc., Grace Henry Corporation, Grace Environmental, Inc., Grace Culinary Systems, Inc., Grace Drilling Company, Grace Henry Corporation, Grace Environmental, Inc., Grace Europe, Inc., Grace H-G Inc., Grace Henry Corporation, Grace Environmental, Inc., Grace Europe, Inc., Grace H-G Inc., Grace H-G II Inc., Grace Henry Corporation, Grace Par Corporational Holdings, Inc., (filda Dearborn International Holdings, Inc.), Grace Offshore Company, Grace PAR Corporation, Grace Petroleum Libya Incorporated, Grace Tarpon Investors, Inc., Grace Ventures Corp., Grace Weshington, Inc., W. R. Grace Capital Corporation, W. R. Grace Land Corporation, Graceal, Inc., Graceal II., Inc., Guanics-Canibe Land Development Company, L. B Realty, Inc., Litigation Management, Inc. (filda Nestor-BNA, Inc.), Monolith Baterprises, Incorporated, Monroe Street, Inc., MRA, Holdings Corp. (filda Nestor-BNA, Holdings Corporation), MRA Internedeo, Inc. (filda Nestor-BNA, Inc.), MRA Staffing Systema, Inc. (filda British Narsing Association, Inc.), Reprodium Group, Inc. (filda Pavironmental Liability Management, Inc., E&C Liquidating Corp., Emerson & Cuming, Inc.), Southern Oil, Resin & Fiberglass, Inc., Water Street Corporation, Arial Basin Ranch Company, CC Partners (filda Cross Country Staffing), Hayden-Gulch West Coal Company, H-G Coal Company.

- The Claimants filed proofs of claim against the Debtors identified as Claim Nos.
   14038, 14039, 14040, 14041, 14042, 14043, 14044, 14045, 14046, 14047, 14048, 14049.
- 3. On September 1, 2005, the Debtors filed their Fifteenth Omnibus Objection to Claims (the "15th Omnibus Objection") in which the Debtors sought to disallow and expunge Claim Nos. 14038, 14039, 14040, 14041, 14042, 14043, 14044, 14045, 14046, 14047, 14048, 14049.
- 4. The Claimants have chosen to refrain from contesting the 15th Omnibus Objection and, instead, have agreed to voluntarily withdraw Claim Nos. 14038, 14039, 14040, 14041, 14042, 14043, 14044, 14045, 14046, 14047, 14048, 14049.
- Claimants' withdrawal does not constitute an admission with respect to any facts
  or arguments contained in the 15th Omnibus Objection.
- 6. Each party executing this Stipulation represents that such party has the full authority and legal power to do so. This Stipulation may be executed in counterparts and each such counterpart together with the others shall constitute one and the same instrument. The parties further agree that facsimile signatures hereon shall be deemed to be original signatures. This Stipulation shall be binding upon and inure to the benefit of each of the parties, and upon their respective assignees, successors and/or partners.
- . 7. This Stipulation constitutes the complete expression of the agreement of the parties heroto concerning the subject matter hereof, and no modification of or amendment to this Stipulation shall be valid unless it is in writing and signed by the party or parties to be charged.
- The Bankruptcy Court shall retain jurisdiction to enforce this Stipulation and all matters relating hereto.

9. The Debtors shall direct the Claims Agent, Rust Consulting, Inc., to mark the

Claims Register to reflect the matters set forth herein.,

STIPULATED AND AGREED:

THE CELOTEX CORPORATION, et al.

By: I rul 1 had

One of their attorneys
MONTGOMERY, McCRACKEN,
WALKER & RHODES
123 S. Broad St.

Philadelphia, PA 19109 Phone: 215-772-1500 Fax: 215-772-7620 W. R. GRACE & CO., etal:

By: .

One of their anomeys
KIRKLAND & ELLIS LLP
Michelle Browdy
Janet S. Baar
Samuel L. Blatnick
200 East Randolph Drive
Chicago, Illinois 60601-6636
Telephone: (312) 861-2000
Facsimile; (312) 861-2200.

-and-

PACHULSKI, STANG, ZIEHL, YOUNG, JONES & WEINTRAUB P.C.

Laura Davis Jones (DE LD. No. 2436)
James O'Neill (
919 North Market Street, 16<sup>th</sup> Floor
P.O. Box 8705
Wilmington, DE 19899-8705 (Courier 19801)
Telephone: (302) 652-4100
Facsimile: (302) 652-4400

Attorneys for Debtors and Debtors-in Possessian

EXHIBIT D

# IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

In re:	) Chapter 13	•
W.R. GRACE & CO., et al.,1	) Case No. ( ) (Yountly A	)1-1139 (JJF) drainistered)
Daldore	)	

### STIPULATION CONCERNING WITHDRAWAL OF OBJECTION, CONSOLIDATION AND RECLASSIFICATION CERTAIN CLAIMS

This stipulation is entered into this p day of November, 2005, between W.R. Grace & Co. and its affiliates (collectively, the "Debtors") and City of Cambridge Massachusetts ("Claimant"). In consideration of the matters set forth herein and under the following terms and provisions, it is hereby stipulated and agreed between the Claimant and the Debtors as follows:

On April 22, 2002, this Court issued its Bar Date Order which established March
 2003 as the Bar Date for the filing of certain pre-petition (a) non-asbestos, (b) asbestos property damage and (c) medical monitoring claims.

<sup>1</sup> The Debtors consist of the following 62 embites: W. R. Grace & Co. (III/a Grace Specialty Chemicals, Inc.), W. R. Grace & Co.-Conn., A-1 Bit & Tool Co., Inc., Alewife Boston Ltd., Alewife Land Corporation, Amicon, Inc., CB Biomedical, Inc., (III/a Circe Biomedical, Inc.), CCHP, Inc., Coalgrace, Inc., Coalgrace II, Inc., Creative Food N Fun Company, Darex Puerto Rico, Inc., Ded Taco Restaurants, Inc., Dewey and Almy Company), Bearg, Inc., Five Alewife Boston Ltd., G C Limited Partners I, Inc. (III/a Grace Cocoa Limited Partners I, Inc.), G C Management, Inc. (III/a Grace Cocoa Management, Inc.), GRC Management Corporation, GN Holdings, Inc., GPC Thomasville Corp., Glourester New Communities Company, Inc., Grace A-B Inc., Grace Bacry Corporation, Grace Cultimay Systems, Inc., Grace A-B Inc., Grace Bacry Corporation, Grace Cultimay Systems, Inc., Grace Holdings, Inc.), Grace Bacry Corporation, Grace International Holdings, Inc., Grace Hotel Services Corporation, Grace International Holdings, Inc.), Grace Official Corporation, Grace Washington, Inc., Grace Petroleum Libya Incorporated, Grace Tarpon Investors, Inc., Grace Variates Corp., Grace Washington, Inc., W. R. Grace Capital Corporation, W. R. Grace Land Corporation, Graceal II. Inc., Graceal II. Inc., Grace Capital Corporation, Hauver Square Corporation, Homen International, Inc., Knotmai Development Company, L. B. Realty, Inc., Linguiten Management, Inc. (III/a GHSC Holding, Inc., Grace IVII. Inc., Astestos Management, Inc.), Monolith Interprises, Incorporated, Menroe Street, Inc., MRA Holdings Corp. (III/a Nestor-BNA, Inc.), MRA Staffing Systems, Inc. (III/a British Nursing Association, Inc.), Remedium Group, Inc. (III/a Environmental Liability Management, Inc., E&C Liquidating Corp., Brancon & Cuming, Inc.), Southern Oil, Resin & Fiberglass, Inc., Water Street Corporation, Axial Basia Ranch Company, CC Pattners (III/a Cross Country Staffing), Hayden-Gulch West Coal Company, II-G Coal Company, CC Pattners

- 2. The Claimant has a total of 4 proofs of claim cutrently pending against the Debtors regarding environmental contamination at the Russell Field Property in Cambridge, Massachusetts: Claim Nos. 4721 and 4723 which were filed on Asbestos Property Damage Proof of Claim Forms and Claim Nos. 4720 and 4722 which were filed on Non-Asbestos Proof of Claim Forms.
- 3. On September 1, 2005, the Debtors filed their Fifteenth Omnibus Objection to Claims (the "15th Omnibus Objection") in which the Debtors sought to disallow and expunge Claim Nos. 4721 and 4723 (hereafter referred to as the "Listed Claims"). Further, objections to Claim Nos. 4720 and 4722 remain pendling on the Debtors Fifth Omnibus Objection to Claims filed on May 5, 2004.
- 4. The Listed Claims relate to environmental contamination that includes asbestos, among other contaminants, and were filed on Asbestos Property Damage Proof of Claim Forms. However, the Debtors have determined that the Listed Claims are not Asbestos Property Damage Claims but instead are environmental claims that are more properly classified as Non-Asbestos Claims, which, along with other environmental claims, should be treated as general unsecured claims under the Debtors' proposed Amended Joint Plan of Reorganization ("Plan") dated January 13, 2005. The Listed Claims are also essentially duplicates of Claims Nos. 4720 and 4722 which were filed on the Non-Asbestos Proof of Claim Forms.
- 5. Accordingly, the Debtors agree to withdraw the objections to the Listed Claims set forth in the 15<sup>th</sup> Omnibus Objection and agree to reclassify those claims as environmental unsecured claims within the Non-Asbestos Claim category. The Debtors also agree to withdraw their objections to Claim Nos. 4720 and 4722 set forth in the 5<sup>th</sup> Omnibus Objection. This withdrawal and reclassification, however, is without prejudice and the Debtors reserve their right

to object to any of the claims on any grounds in the future, including but not limited to the grounds asserted in the 5th and 15th Omnibus Objections, as applicable, upon proper notice and consistent with applicable law, provided, however, that the Debtors shall be prohibited from objecting to any of the claims based on the type of Proof of Claim forms filed by the Claimant or the classification of the claims as outlined in this Stimulation.

- 6. Further, all four of Claimants' Claims are essentially identical but for the form on which they were filed or the Debtor against which each claim was filed. Pursuant to the Plan, the Debtors propose that as of the Effective Date (as that term is defined in the Plan), the Debtors shall be deemed consolidated under the Plan for Plan purposes. Upon confirmation, each and every claim filed against any of the Debtors shall be deemed filed against the consolidated Debtors and shall be deemed one claim against and an obligation of the deemed consolidated Debtors. As a result, the parties agree that Claim Nos. 4721, 4722 and 4723 shall be disallowed and expunged from the Claims Register and that Claim No. 4720 shall remain as the surviving claim. Notwithstanding any other provisions herein, to the extent that the Plan or any other plan or plans of reorganization confirmed in these chapter 11 cases do (does) not provide for the substantive consolidation of the Bankruptcy Cases and Debtors (for purposes of distribution on account of allowed claims), Claim Nos. 4721, 4722 and 4723 shall be reinstated as appropriate and Claimant shall be entitled to pursue such claims.
- 7. Hach party executing this Stipulation represents that such party has the full authority and legal power to do so. This Stipulation may be executed in counterparts and each such counterpart together with the others shall constitute one and the same instrument. The parties further agree that facsimile signatures hereon shall be deemed to be original signatures.

This Stipulation shall be binding upon and inure to the benefit of each of the parties, and upon their respective assignees, successors and/or partners.

- 3. This Stipulation constitutes the complete expression of the agreement of the parties hereto concerning the subject matter hereof, and no modification of or amendment to this Stipulation shall be valid unless it is in writing and signed by the party or parties to be charged.
- The Bankruptcy Court shall retain jurisdiction to enforce this Stipulation and all
  matters relating hereto.
- 10. The Debtors shall direct the Claims Agent, Rust Consulting, Inc., to mark the Claims Register to reflect the matters set forth herein.

STIPULATED AND AGREED:

CITY OF CAMBRIDGE

MASSACHUBETTS

One of its attorneys

ANDERSON & KREIGER LLP
Jeff Roslofs
43 Thomdike Street
Cambridge, MA 02141

jroelofs@andersonkrieger.com

W. R. GRACE & CO., et al.

One of their attornoys

KIRKLAND & ELLIS LLP

Michelle Browdy Janet S. Baer

1970 D 1967

200 Bast Randolph Drive Chicago, Illinois 60601-6636

Telephone: (312) 861-2000

Facsimile: (312) 861-2200.

-and-

PACHULSKI, STANG, ZIEHL, YOUNG, JONES & WEINTRAUB P.C.

Laura Davis Jones (DE LD. No. 2436)
James O'Neill (DE LD. No. 4042)

919 North Market Street, 16th Phoor, P.O. Box 8705

Wilmington, DE 19899-8705 (Courier 19801)

Telephono: (302) 652-4100 Facsimile: (302) 652-4400

Attorneys for Debtors and Debtors-in Possession

EXHIBIT E

page 48 of 77

### IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

In re:	) Chapter 11
W.R. GRACE & CO., <u>et al.</u> , <sup>1</sup>	) Case No. 01-1139 (JJF) ) (Jointly Administered)
Debtors.	)

### STIPULATION CONCERNING WITHDRAWAL OF OBJECTION, CONSOLIDATION AND RECLASSIFICATION CERTAIN CLAIMS

This stipulation is entered into this [A]day of November, 2005, between W.R. Grace & Co. and its affiliates (collectively, the "Debtors") and Massachusetts Bay Transportation Authority ("Claimant"). In consideration of the matters set forth herein and under the following terms and provisions, it is hereby stipulated and agreed between the Claimant and the Debtors as follows:

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The Debtors consist of the following 62 entities: W. R. Grace & Co. (Illa Grace Specialty Chemicals, Inc.), W. R. Grace & Co.-Conn., A-1 Bit & Tool Co., Inc., Alewife Boston Ltd., Alewife Land Corporation, Amloon, Inc., CB Biomedical, Inc. (Illa Circe Biomedical, Inc.), CCHP, Inc., Coalgrace, Inc., Coalgrace II, Inc., Creative Food 'N Fun Company, Darny Poorto Rico, Inc., Del Tano Restaurants, Inc., Dewey and Almy Company, Bearg Inc., Five Alewife Boston Ltd., G C Limited Partners I, Inc. (Illa Grace Cocus Limited Partners I, Inc.), G C Management, Inc. (Illa Grace Cocus Limited Partners I, Inc.), G C Management, Inc. (Illa Grace Cocus Limited Partners I, Inc.), G C Management, Inc. (Illa Grace Cocus Limited Partners I, Inc.), G C Management, Inc. (Illa Grace Cocus Limited Partners I, Inc.), G C Management, Inc. (Illa Grace Cocus Limited Partners I, Inc.), G C Management, Inc. (Illa Grace Cocus Limited Partners I, Inc.), G C Management, Inc. (Illa Grace Cocus Limited Partners I, Inc.), G C Management, Inc., Grace Environmental, Inc., Grace Culinary Systems, Inc., Grace A-B inc., Grace Holdings, Inc., Grace Environmental, Inc., Grace Culinary Systems, Inc., Grace H-G in Inc., Grace Hold Services Corporation, Grace International Holdings, Inc.), Grace Hold Dearlosm International Holdings, Inc.), Grace Offshore Company, Grace PAR Corporation, Grace Petroleum Libya Incorporated, Grace Tarpon Investors, Inc., Grace Ventures Corp., Grace Washington, Inc., W. R. Grace Capital Corporation, W. R. Grace Land Corporation, Grace Inc., Grace Ivel, Inc., Asbestos Management, Inc., Manolith Enterprises, Incorporated, Monroe Street, Inc., MRA Holdings Corp. (Illa Nestor-BNA, Inc.), MRA Staffing Systems, Inc. (Illa British Nursing Association, Inc.), Remedium Group, Inc., (Illa Environmental Lisbility Management, Inc., Water Street Corporation, Axial Basin Ranch Company, CC Partners (Illa Corps.), Scothern Oil, Resin & Fiberghey. Inc., Water Street Corporat

- On April 22, 2002, this Court issued its Bar Date Order which established March
   21, 2003 as the Bar Date for the filing of certain pre-petition (a) non-asbestos, (b) asbestos
   property damage and (c) medical monitoring claims.
- 2. The Claimant has a total of 2 proofs of claim currently pending against the Debtors regarding environmental contamination at the Russell Field Property in Cambridge, Massachusetts: Claim No. 9694 which was filed on an Asbestos Property Damage Proof of Claim Form and Claim No. 9693 which was filed on a Non-Asbestos Proof of Claim Form.
- 3. On September 1, 2005, the Debtors filed their Fifteenth Omnibus Objection to Claims (the "15th Omnibus Objection") in which the Debtors sought to disallow and expunge Claim No. 9694. Further, an objection to Claim No. 9693 remains pending on the Debtors' Fifth Omnibus Objection to Claims filed on May 5, 2004.
- 4. Claim No. 9694 relates to environmental contamination that includes asbestos, among other contaminants, and was filed on an Asbestos Property Damage Proof of Claim Form. However, the Debtors have determined that the Claim is not an Asbestos Property Damage Claim but instead is an environmental claim, that is more property classified as a Non-Asbestos Claim, which, along with other environmental claims, should be treated as a general unsecured claim under the Debtors' proposed Amended Joint Plan of Reorganization ("Plan") dated January 13, 2005. Claim No. 9694 is also essentially a duplicate of Claim No. 9693 which was filled on a Non-Asbestos Proof of Claim Form.
- 5. Accordingly, the Debtors agree to withdraw the objection to Claim No. 9694 set forth in the 15th Omnibus Objection and agree to reclassify that claim as an environmental unsecured claim within the Non-Asbestos Claim category. The Debtors also agree to withdraw the objection to Claim No. 9693 set forth in the 5th Omnibus Objection. This withdrawal and

reclassification, however, is without prejudice and the Debtors reserve their right to object to any of the claims on any grounds in the future, including but not limited to the grounds asserted in the 5<sup>th</sup> and 15<sup>th</sup> Omnibus Objections, as applicable, upon proper notice and consistent with applicable law, provided, however, that the Debtors shall be prohibited from objecting to any of the claims based on the type of Proof of Claim forms filed by the Claimant or the classification of the claims as outlined in this Stipulation.

- 6. Further, since the 2 claims filed by Claimant are essentially identical but for the form on which they were filed, the parties agree that Claim No. 9694 shall be disallowed and expunged from the Claims Register and that Claim No. 9693 shall remain as the surviving claim.
- 7. Each party executing this Stipulation represents that such party has the full authority and legal power to do so. This Stipulation may be executed in counterparts and each such counterpart together with the others shall constitute one and the same instrument. The parties further agree that facsimile signatures hereon shall be deemed to be original signatures. This Stipulation shall be binding upon and inure to the benefit of each of the parties, and upon their respective assignees, successors and/or partners.
- 8. This Supulation constitutes the complete expression of the agreement of the parties hereto concerning the subject matter hereof, and no modification of or amendment to this Supulation shall be valid unless it is in writing and signed by the party or parties to be charged.
- The Bankruptcy Court shall retain jurisdiction to enforce this Stipulation and all matters relating hereto.
- 10. The Debtors shall direct the Claims Agent, Rust Consulting, Inc., to mark the Claims Register to reflect the matters set forth hereig.

STIPULATED AND ACREED;

MASSACHUSETTS BAY TRANSPORTATION AUTHORITY

By: David Fixler

One of its attorneys RUBIN AND RUDMAN LLP David C. Fixler 50 Rowes Wharf Boston, MA 02110-3319 W. R. GRACE & CO., et al.

One of their attorneys

KIRKLAND & ELLIS LLP Michelle Browdy Janet S. Bass 200 East Randolph Drive Chicago, Illinois 60601-6636 Telephone: (312) 861-2000 Facsimile: (312) 861-2200.

-and-

PACHULSKI, STANG, ZIEHL, YOUNG, JONES & WEINTRAUB P.C.

Laura Davis Jones (DE I.D. No. 2436) James O'Neill (DE I.D. No. 4042) 919 North Market Street, 16<sup>th</sup> Floor P.O. Box 8705 Wilmington, DE 19899-8705 (Courier 19801) Telephone: (302) 652-4100 Facsimile: (302) 652-4400

Attorneys for Debtors
and Debtors-in Possession

EXHIBIT F

#### IN THE UNITED STATES BANKRUPICY COURT

#### FOR THE DISTRICT OF DELAWARE

In re:	}	Chapter 11
W.R. GRACE & CO., <u>et al.</u> , <sup>1</sup>	<i>}</i>	Case No. 01-1139 (JJF (Jointly Administered)
Debtors.	}	

### STIPULATION CONCERNING WITHDRAWAL OF OBJECTION, CONSOLIDATION AND RECLASSIFICATION CERTAIN CLAIMS

This stipulation is entered into this D day of November, 2005, between W.R. Grace & Co. and its affiliates (collectively, the "Debtors") and Perini Corporation ("Claimant"). In consideration of the matters set forth herein and under the following terms and provisions, it is bereby stipulated and agreed between the Claimant and the Debtors as follows:

On April 22, 2002, this Court issued its Bar Date Order which established March
 21, 2003 as the Bar Date for the filing of certain pre-petition (a) non-asbestos, (b) asbestos
 property damage and (c) medical monitoring claims.

KAR 39774016.

The Debtors consist of the following 62 entities: W. R. Grace & Co. (1982) Grace Specialty Chemicals, Inc.), W. R. Grace & Co.-Conn., A-1 Bit & Tool Co., Inc., Alewife Boston Ltd., Alewife Land Corporation, Amicon, Inc., CB Biomedical, Inc. (1982) Grace Biomedical, Inc.), CCRP, Inc., Coalgrace, Inc., Castive Food 'N Fun Company, Datex Porto Rice, Inc., Del Taco Restaurants, Inc., Dewry and Almy, LLC (1982) Browey and Almy Company, Datex Porto Rice, Inc., Del Taco Restaurants, Inc., Devry and Almy, LLC (1982) Browey and Almy Company), Datex, Inc., Grace Chemical Company of Cuba, Grace Inc., Grace Company, Inc., Grace A-B II Inc., Grace Chemical Company of Cuba, Grace Communities Company, Inc., Grace A-B II Inc., Grace Energy Company, Inc., Grace Boviconnental, Inc., Grace Empoy, Inc., Grace Hold Inc., Grace Hold Services Company, Grace Park Corporation, Grace Fetoleum Libya Incanporated, Grace Tarpon Investors, Inc., Grace Ventures Corp., Grace Washington, Inc., W. R. Grace Copital Corporation, W. R. Grace Loud Corporation, Graceol II, Inc., Guanica-Caribo Laud Development Companion, W. R. Grace Loud Corporation, Homeo International, Inc., Guanica-Caribo Laud Development Company, L. B. Realty, Inc., Litigation Management, Homeo International, Inc., Grace Ivit., Inc., Asbestos Management, Inc.), Monolith Enterprises, Incorporated, Monoce Street, Inc., MRA Boldings Corp., (1982) Nestor-BNA Holdings Corporation), MRA Internation, Inc., (1984) Environmental Liability Management, Inc., Bac Liquidating Corp., Emerson & Company, Inc.), Southern Cit., Resin & Fiberglass, Inc., Weter Street Corporation, Anal Basin Raoch Company, CC Partners (1984) Gross Country Staffing), Hayden-Gulch West Coal Company, H-G Coal Company, CC Partners (1984)

- 2. The Claimant has filed two proofs of claim against the Debtors regarding environmental contamination at the Russell Field Property in Cambridge, Massachusetts: Claim No. 4705 which was filed on an Asbestos Property Damage Proof of Claim Form and Claim No. 4704 which was filed on a Non-Asbestos Proof of Claim Form.
- 3. On September 1, 2005, the Debtors filed their Fifteenth Omnibus Objection to Claims (the "15th Omnibus Objection") in which the Debtors sought to disallow and expunge Claim No. 4705. Further, an objection to Claim No. 4704 remains pending on the Debtors' Pifth Omnibus Objection to claims filed on May 5, 2004.
- 4. Claim No. 4705 relates to environmental contamination that includes asbestos, among other contaminants, and was filed on an Asbestos Property Damage Proof of Claim Form. However, the Debtors have determined that Claim No. 4705 is not an Asbestos Property Damage claim but instead is an environmental claim that is more properly classified as a Non-Asbestos Claim, which, along with other environmental claims, should be classified as a general unsecured claim under the proposed Debtors Amended Joint Plan of Reorganization ("Plan") dated Jamagy 13, 2005. Claim No. 4705 is essentially a duplicate of Claim No. 4704 which was filed on a Non-Asbestos Proof of Claim Ports.
- 5. As a result, the Debtors agree to withdraw the objection to Claim No. 4705 set forth in the 15<sup>th</sup> Omnibus Objection and agree to reclassify that claim as an environmental unsecured claim within the Non-Asbestos Claim category. The Debtors also agree to withdraw its objection to Claim No. 4704 outlined in the 5<sup>th</sup> Omnibus Objection at this time. This withdrawal and reclassification, however, is without prejudice and the Debtors reserve their right to object to Claim No. 4704 on any grounds in the future, including but not limited to the grounds asserted in the 5<sup>th</sup> and 15th Omnibus Objections, as applicable, upon proper notice and

consistent with applicable law, provided, however, that the Debtors shall be prohibited from objecting to Claim No. 4704 based on the type of Proof of Claim form filed the by the Claimant or the classification of the claim as outlined in this Stipulation.

- 6. Further, since the 2 Claims filed by Claimants are essentially identical but for the form on which they were filed, the parties agree that Claim No. 4705 shall be disallowed and expunged from the Claims Register and Claim No. 4704 shall remain as the surviving claim and reclassified in accordance with paragraph 4 shove.
- 7. The Debtors will include the withdrawal of the Objections to the claim, disallowance of claims and reservation of rights outlined herein in the proposed orders relating to the 5<sup>th</sup> and 15<sup>th</sup> Omnibus Objections presented to the Court at the October 24, 2005 hearing on the status of such Omnibus Objections.
- 8. Each party executing this Stipulation represents that such party has the full authority and legal power to do so. This Stipulation may be executed in counterparts and each such counterpart together with the others shall constitute one and the same instrument. The parties further agree that facsimile signatures hereon shall be deemed to be original signatures. This Stipulation shall be binding upon and inure to the benefit of each of the parties, and upon their respective assigneds, successors and/or partners.
- 9. This Stipulation constitutes the complete expression of the agreement of the parties hereto concerning the subject matter hereof, and no modification of or amendment to this Stipulation shall be valid unless it is in writing and signed by the party or parties to be charged.
- The Bankruptcy Court shall retain jurisdiction to enforce this Stipulation and all matters relating hereto.

11. The Debtors shall direct the Claims Agent, Rust Consulting, Inc., to mark the

Claims Register to reflect the matters set forth herein,

STIPULATED AND AGREED:

PERINI CORPORATION

One of its attornoys

MINTZ LEVIN COHN FERRIS GLOVSKY AND POPEO PC

Adrienne Walker

One Financial Center Boston, MA 02111

Telephone: (617) 348-1612

awalker@mintz.com

W.R. GRACE & CO., ed al.

One of their attorneys

KIRKLAND & ELLIS LLP

Michelle Browdy

Janet S. Baer

200 East Raudolph Drive

Chicago, Illinois 60601-6636

Telephone: (312) 861-2000 · Facsimile: (312) 861-2200.

-and-

PACHULSKI, STANG, ZIEPIL, YOUNG, JONES & WEINTRAUB P.C.

Laura Davis Jones (DE LD. No. 2436)

James O'Neill (

919 North Market Street, 16th Floor

P.O. Box 8705

Wilmington, DB 19899-8705 (Courier 19801)

Telephone: (302) 652-4100 Facsimile: (302) 652-4400

Attorneys for Debtors and Debtors-in Possession

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<u>EXHIBIT G</u>

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P.02/05

### IN THE UNITED STATES BANKRUPTCY COURT

#### FOR THE DISTRICT OF DELAWARE

In re:	į	Chapter 11
W.R. GRACE & CO., <u>et al.</u> , i	}	Care No. 01-1139 (JJF) (Jointly Administered)
Debtors.	}	

## STIPULATION CONCERNING WITHDRAWAL OF OBJECTION, CONSOLIDATION AND RECLASSIFICATION CERTAIN CLAIMS

This stipulation is entered into this \( \frac{1}{2}\) day of November, 2005, between W.R. Grace & Co. and its affiliates (collectively, the "Debtors") and Los Angeles Unified School District ("Claimant"). In consideration of the matters set forth herein and under the following terms and provisions, it is hereby stipulated and agreed between the Claimant and the Debtors as follows:

On April 22, 2002, this Court issued its Bar Date Order which established March
 2003 as the Bar Date for the filing of certain pro-petition (a) non-asbestos, (b) asbestos property damage and (c) medical monitoring claims.

KAN HANDING

I The Debtors consist of the following 62 entitles: W. R. Grace & Co. (1982 Grace Specialty Chemicals, Inc.), W. R. Grace & Co.-Conn., A-1 Bit & Tool Co., Inc., Alewife Boston Ltd., Alewife Land Corporation, Amicon, Inc., CB Biomedical, Inc. (1982 Circa Biomedical, Inc.), CCHP, Inc., Coalgrace, Inc., Coalgrace,

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P.03/05

- The Claimant has filed two proofs of claim against the Dobtors identified as Claim Nos. 9570 and 15247.
- 3. On September 1, 2005, the Debtors filed their Fifteenth Omnibus Objection to Claims (the "15th Omnibus Objection") in which the Debtors sought to disallow and expunge Claim Nos. 9570 and 15247.
- Claim Nos. 9570 and 15247 relate to an impaid obligation of the Debtors under a Settlement Agreement and Release dated May 14, 1993, and the Debtors do not contest the validity of the Claims.
- As a result, the Debtors agree to withdraw the objections to Claim Nos. 9570 and 15247 as set forth in the 15th Omnibus Objection.
- 6. Purther, claims 9570 and 15247 are essentially identical but for the Debtor against which each claim is filed. Pursuant to the Plan, the Debtors propose that as of the Hiffective Date (as that term is defined in the Plan), the Debtors shall be deemed consolidated under the Plan for Plan purposes. Upon confirmation, each and every claim filed against any of the Debtors shall be deemed filed against the consolidated Debtors and shall be deemed one claim against and an obligation of the deemed consolidated Debtors. As a result, the parties agree that Claim No. 9570 shall be consolidated with Claim No. 15247, Claim No. 15247 shall be disallowed and expunged from the Claims Register and Claim No. 9570 shall be the surviving Claim, Notwithstanding any other provisions herein, to the extent that the Plan or any other plan or plans of reorganization confirmed in these chapter 11 cases do (does) not provide for the substantive consolidation of the Bankruptcy Cases (for purposes of distribution on account of allowed claims), Claim No. 15247 shall be reinstated, as appropriate and Claimant shall be entitled to pursue such claim.

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- 7. Each party executing this Stipulation represents that such party has the full authority and legal power to do so. This Stipulation may be executed in counterparts and each such counterpart together with the others shall constitute one and the same instrument. The parties further agree that focaintile signatures hereon shall be desired to be original signatures. This Stipulation shall be binding upon and inure to the benefit of each of the parties, and upon their respective assignees, successors and/or partners.
- 8. This Stipulation constitutes the complete expression of the agreement of the parties hereto concerning the subject matter hereof, and no modification of or amendment to this Stipulation shall be valid unless it is in Writing and signed by the party or parties to be charged.
- 9. The Bankruptcy Court shall retain jurisdiction to enforce this Stipulation and all matters relating hereto.
- 10. The Debtors shall direct the Claims Agent, Rust Consulting, Inc., to mark the Claims Register to reflect the mutters set forth berein.

STIPULATED AND AGREED:

Los angeles unified school

DISTRICAT

One of its attorneys

Bernice Conn

Robbins, Kaplen, Miller and Ciresi LLP

2049 Contury Park East

Suite 3700

Los Angeles, CA 90067-3211

310-552-0130

W. R. GRACE & CO., et al.

One of their attorneys

KIRKLAND & ELLIS LLP

Michelle Browdy

Janet S. Bace

200 Bast Randolph Drive

Chicago, Illinois 60601-6636

Telephone: (312) 861-2000

Facsimile: (312) 861-2200.

-and-

PACHULSKI, STANG, ZIEHL, YOUNG, JONES & WEINTRAUB P.C.

310 229 5800 TD 913126602362

P.05/05

Laura Davis Jones (DE L.D. No. 2436)
James O'Neill (
919 North Market Street, 16th Floor
P.O. Box 8705
Wilmington, DE 19899-8705 (Courier 19801)
Telephone: (302) 652-4100
Facelinite: (302) 652-4400

Astorneys for Debtors
and Debtors-in Possession

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CAS 107007713

EXILIBIT H

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	)				•	
!	IN THE UNITED S	TATES BA	NKRUPICY COURT		•	
1	FOR THE D	ISTRICT C	F DELAWARE			
In re:	1	Ş	Chapter 11			
W.R. GRACE & CO	<u>,, टा बो</u> ,।	j	Case No. 01-1139 (JJF) (Jointly Administered)			
	Debtors.	}	•		!	
STIPULATI	CONCERNIN	G WITHO	RAWAL OF OBJECT	ON	3.AND	
	DECT ASSIST	ATTON C	ERTAIN CLAYMS			

This stipulation is entered into this [L'day of November, 2005, between W.R. Grace & Co. and its affiliates (collectively, the "Dobtors") and LaMartin Company, Inc., Paul J. Martin, M.J.& P. LLC and P. & S. Associates ("Claimants"). In consideration of the matters set forth herein and under the following terms and provisions, it is hereby stipulated and agreed between the Claimants and the Dobtors as follows:

KAR IGITO (P.)

The Debtors consist of the following 62 emities: W. R. Grace & Co. (Ille's Grace Specially Chemicals, Ioo.), W. R. Grace & Col-Com., A-1 Bit & Tool Co., Inc., Alewife Boston Liu, Alewife Land Conguration, Amicon, inc., CB Biomedical, Inc. (State Biomedical, Inc.), CCHP, Inc., Contract, Ioo., Coatgrace, Ioo., Co

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- 1. On April 22, 2002, this Court issued its Bar Date Order which established March 31, 2003 as the Bar Date for the filing of certain pre-petition (a) non-asbestos, (b) asbestos property damage and (c) medical monitoring claims.
  - 2. The Claiments filed the following proofs of claim against the Debtors:

Claimant Name	Claim Number
LaMartin Company, Inc.	11311
Paul J. Martin	11310
M.J.& P. LLC	11312
P & S Associates	11309

- 3. On September 1, 2005, the Deptors filed their Fifteenth Omnibus Objection to Claims (the "15th Omnibus Objection") in which the Debtors sought to disallow and expusse the claims set forth above (hereafter referred to as the "Listed Claims").
- 4. The Debtom have discovered that although the Listed Claims were filed on asbestos property damage claim forms, the claims are not traditional asbestos property damage claims but instead are environmental claims which under the Debtors' proposed Chapter II Plan, dated January 13, 2005, are to be treated as general unsecured claims.
- 5. As a result, the Debton agree to withdraw the objections to the Listed Claims act forth in the 15th Omnibus Objection and reclassify those claims as environmental unsecured claims. This withdrawal and reclassification, however, is without prejudice and the Debtons reserve their right to object to the Listed Claims on any grounds in the future upon proper notice and consistent with applicable law.
- 6. Hach party executing this Stipulation represents that such party has the full authority and legal power to do so. This Stipulation may be executed in counterparts and each

such counterpart together with the others shall constitute one and the same instrument. The parties further agree that faceintile signatures berron shall be deemed to be original signatures.  This Stipulation shall be binding upon and impo to the benefit of each of the parties, and upon their respective assignees, successors and/or partners.  7. This Stipulation constitutes the complete expression of the agreement of the parties hereto concerning the subject matter hereof, and no modification of or amendment to the Stipulation shall be valid unless it is in writing and signed by the party or parties to be charged.  8. The Bankruptcy Court shall retain jurisdiction to enforce this Stipulation and at matters relating hereto.  9. The Debtore shall direct the Claims Agent, Rust Consulting, Inc., to mark the Claims Register to reflect the matters set forth herein.  STIPULATED AND AGREED:  LAMARTIN COMPANY, INC.  PAUL 1, MARTIES  M.J. & J. A. C.  PAUL 1, MARTIES  One of their attorneys	11/11/2000 12:50 PAA 1 248 352 5324 1	DRAN & FULKERSON E	100
parties further agree that faceimile signatures berrom shall be deemed to be original eignatures.  This Stipulation shall be bluding upon and imno to the benefit of each of the parties, and upon their respective assignees, successors and/or partners.  7. This Stipulation constitutes the complete expression of the agreement of the parties hereto concerning the subject matter hereof, and no modification of or amendment to this Stipulation shall be valid unless it is in writing and signed by the party or parties to be charged.  8. The Bankruptcy Count shall retain jurisdiction to enforce this Stipulation and affinitions relating hereto.  9. The Debtore shall direct the Claims Agent, Rust Consulting, Inc., to mark the Claims Register to reflect the matters set forth berein.  STIPULATED AND AGREED:  LAMARTIN COMPANY, INC. PAUL J. MARTIN COMPANY, INC.			•
parties further agree that faceimile signatures berrom shall be deemed to be original eignatures.  This Stipulation shall be bluding upon and imno to the benefit of each of the parties, and upon their respective assignees, successors and/or partners.  7. This Stipulation constitutes the complete expression of the agreement of the parties hereto concerning the subject matter hereof, and no modification of or amendment to this Stipulation shall be valid unless it is in writing and signed by the party or parties to be charged.  8. The Bankruptcy Count shall retain jurisdiction to enforce this Stipulation and affinitions relating hereto.  9. The Debtore shall direct the Claims Agent, Rust Consulting, Inc., to mark the Claims Register to reflect the matters set forth berein.  STIPULATED AND AGREED:  LAMARTIN COMPANY, INC. PAUL J. MARTIN COMPANY, INC.	1	, ; ; ; ; ; ; ; ; ; ; ; ; ; ; ; ; ; ; ;	
parties further agree that faceimile signatures berrom shall be deemed to be original eignatures.  This Stipulation shall be bluding upon and imno to the benefit of each of the parties, and upon their respective assignees, successors and/or partners.  7. This Stipulation constitutes the complete expression of the agreement of the parties hereto concerning the subject matter hereof, and no modification of or amendment to this Stipulation shall be valid unless it is in writing and signed by the party or parties to be charged.  8. The Bankruptcy Count shall retain jurisdiction to enforce this Stipulation and affinitions relating hereto.  9. The Debtore shall direct the Claims Agent, Rust Consulting, Inc., to mark the Claims Register to reflect the matters set forth berein.  STIPULATED AND AGREED:  LAMARTIN COMPANY, INC. PAUL J. MARTIN COMPANY, INC.	1	; ;	
This Stipulation shall be binding upon and imno to the benefit of each of the parties, and upon their respective assignees, successors and/or partners.  7. This Stipulation constitutes the complete expression of the agreement of the parties hereto concerning the subject matter hereof, and no modification of or amendment to this Stipulation shall be valid unless it is in writing and signed by the party or parties to be charged.  8. The Bankruptcy Court shall retain jurisdiction to enforce this Stipulation and affirmations relating hereto.  9. The Debtors shall direct the Claims Agent, Rust Consulting, Inc., to mark the Claims Register to reflect the matters set forth bearin.  STIPULATED AND AGREED:  LAMARTIN COMFANY, INC.  PAUL J. MARTIN  M.J.&P. J.L.C  F & SASSOCIATES  One of their attorneys	such counterpart together with the others	shall constitute one and the same instrument. The	•
their respective assignees, successors and/or parmers.  7. This Stipulation constitutes the complete expression of the agreement of the parties hereto concerning the subject matter hereof, and no modification of or amendment to this Stipulation shall be valid unless it is in writing and signed by the party or parties to be charged.  8. The Bankruptcy Court shall retain jurisdiction to enforce this Stipulation and all matters relating hereto.  9. The Debtore shall direct the Claims Agent, Rust Consulting, Inc., to mark the Claims Register to reflect the matters set forth become.  STIPULATED AND AGREED:  LAMARTIN COMPANY, INC.  PAUL J. MARTIN M.J.&P. ALC  P. & SASSOCIATES  One of their attorneys	parties further agree that faccimile signatu	res bereon shall be deemed to be original eignatures.	
7. This Stipulation constitutes the complete expression of the agreement of the parties hereto concerning the subject matter heroof, and no modification of or amendment to this Stipulation shall be valid unless it is in writing and signed by the party or parties to be charged.  8. The Bankruptcy Court shall retain jurisdiction to enforce this Stipulation and all matters relating hereto.  9. The Debtore shall direct the Claims Agent, Rust Consulting, Inc., to mark the Claims Register to reflect the matters set forth heroin.  STIPULATED AND AGREED:  LAMARTIN COMPANY, INC.  PAULI, MARTIN MIJAPILC  PASASSOCIATES  One of their attorneys	This Stipulation shall be bluding open and	d impo to the benefit of each of the parties, and upon	Ł
parties hereto concerning the subject matter hereof, and no modification of or smeridment to this  Stipulation shall be valid unless it is in writing and signed by the party or parties to be charged.  8. The Bankruptcy Court shall retain jurisdiction to enforce this Stipulation and all matters relating hereto.  9. The Debtors shall direct the Claims Agent, Rust Consulting, Inc., to mark the Claims Register to reflect the matters set forth heroin.  STIPULATED AND AGREED:  LAMARTIN COMPANY, INC.  PAUL J. MARTIN  MJ.&P. ALC  P & SASSOCIATES  One of their attorneys	their respective assignees, successors and/o	of parmare.	
Stipulation shall be valid unless it is in writing and signed by the party or parties to be charged.  8. The Bankruptcy Court shall retain jurisdiction to enforce this Stipulation and all matters relating hereto.  9. The Debtore shall direct the Claims Agent, Rust Consulting, Inc., to mark the Claims Register to reflect the matters set forth beroin.  STIPULATED AND AGREED:  LAMARTIN COMPANY, INC.  PAUL J. MARTIN MJ. 2P ALC  P & SASSOCIATES  One of their attorneys	7. This Stipulation constitutes	s the complete expression of the agreement of the	ì
8. The Bankruptcy Court shall retain jurisdiction to enforce this Stipulation and all matters relating hereto.  9. The Debtors shall direct the Claims Agent, Rust Consulting, Inc., to mark the Claims Register to reflect the matters set forth beroin.  STIPULATED AND AGREED:  LAMARTIN COMPANY, INC.  PAUL J. MARTIN MJ. & PAUL J.  P & SASSOCIATES  One of their attorneys	parties hereto concerning the subject matte	r hereof, and no modification of or amendment to this	;
matters relating hereto.  9. The Debtote shall direct the Claims Agent, Rust Consulting, Inc., to mark the Claims Register to reflect the matters set forth beroin.  STIPULATED AND AGREED:  LAMARTIN COMPANY, INC. PAUL J. MARTIN MJ.&P. LLC P& SASSOCIATES  One of their attorneys	Stipulation shall be valid unless it is in writ	ting and signed by the party or parties to be charged.	
9. The Debtore shall direct the Claims Agent, Rust Consulting, Inc., to mark the Claims Register to reflect the matters set forth beroin.  STIPULATED AND AGREED:  LAMARTIN COMPANY, INC. PAUL J. MARTIN M.J.&P. LLC P & SASSOCIATES  One of their attorneys	8. The Bankruptcy Court shall	ll retain jurisdiction to enforce this Stipulation and all	L
Claims Register to reflect the matters set forth beroin.  STIPULATED AND AGREED:  LAMARTIN COMPANY, INC.  PAUL J. MARTIN M.J.&P. LLC P& SASSOCIATES  One of their attorneys	matters relating herelo.	:	
STIPULATED AND AGREED:  LAMARTIN COMPANY, INC. PAUL J. MARTIN M.J.&P. ALC P & SASSOCIATES  One of their attorneys	9. The Pebtors shall direct th	to Claims Agent, Rust Consulting, Inc., to mark the	,
LAMARTIN COMPANY, INC. PAUL J. MARTIN M.J.&P. LLC P& SASSOCIATES  Dy:  One of their attorneys	Claims Register to reflect the matters set fo	orth heroin.	
PAUL J. MARTIN M.J.&P. LLC P& SASSOCIATES  Done of their attorneys  By:  One of their attorneys	Stipulated and agreed:	t 3	
M.J.&P.A.C. P& SASSOCIATES  One of their attorneys  By:  One of their attorneys		W.R. GRACE & CO. 421	
P&SASSOCIATES One of their attorneys	MJ.&PALC	By: ants Food	
BY REMERA	P & SASSOCIATES		
One of their attorneys	Bf. Xan		
	One of their attempts		

11/11/2005 13:50 FAX 1 248 362 3324 DEAN & FULKERSON **2**005 DEAN & FULKERSON PC KIRKLAND & ELLIS LLP Richard A. Berr Michelle Browdy Paul R. Gilleran Janet S. Bacr 801 W. Big Beaver; 200 East Randolph Drive Spite 500 Chicago, Illinois 60601-6636 Troy, MI 48084 Telephone: (312) 861-2000 Telephone: (248) 362-1300 Facsimile: (248) 362-1358 Facaimile: (312) 861-2200. -ang-PACHULSKI, STANG, ZIEHL, YOUNG, JONES & WEINTRAUB P.C. Laura Davis Jones (DE LD. No. 2436) James O'Neill (DE I.D. No. 4042) 919 North Market Street, 16th Floor P.O. Box 8705 Wilmington, DE 19899-8705 (Courier 19801) Telephone: (302) 652-4100 Facsimile: (302) 652-4400 Altorneys for Debtors and Debtors-in Possession

EXHIBIT I

#### IN THE UNITED STATES BANKRUPTCY COURT

#### FOR THE DISTRICT OF DELAWARE

In re:	) (	Chapter II	
W.R. GRACE & CO., et al.,1		Case No. 01-1139 (JJF) (Jointly Administered)	
Debtors.	)		

## STIPULATION CONCERNING WITHDRAWAL OF OBJECTION AND RECLASSIFICATION OF CLAIM

This stipulation is entered into this 11th day of November, 2005, between W.R. Grace & Co. and its affiliates (collectively, the "Debtors") and Oldon Limited Partnership ("Claimant"). In consideration of the matters set forth herein and under the following terms and provisions, it is hereby stipulated and agreed between the Claimant and the Debtors as follows:

On April 22, 2002, this Court issued its Bar Date Order which established March
 2003 as the Bar Date for the filing of certain pre-petition (a) non-asbestos, (b) asbestos property damage and (c) medical monitoring claims.

KAEJVIDIN I

The Debtors consist of the following 62 entities: W. R. Grace & Co. (Uk/a Grace Specialty Chemicals, Inc.), W. R. Grace & Co. Conn., A-1 Bit & Tool Co., Inc., Alowife Boston Ltd., Alewife Land Corporation, Amicon, loc., CB Biomedical, Inc. (61/4 Circs Biomedical, Inc.), CCHP, Inc., Coalgrace, Inc., Coalgrace II, Inc., Creative Food 'N Fun Company, Darex Puerto Rico, Inc., Del Taco Restaurants, Inc., Dewey and Almy, LLC (tikla Dewey and Almy Company), Ecarg, Inc., Five Alewife Boston Ltd., G C Limited Partners I, Inc. (tikla Grace Cocca Limited Partners I, Inc.), G C Management, Inc. (file Grace Cocca Management, Inc.), GEC Management Corporation, GN Holdings, Inc., GPC Thomasville Corp., Gloucester New Communities Company, Inc., Grace A-B Inc., Grace A-B II Inc., Grace Chemical Company of Cuba, Grace Calinary Systems, Inc., Grace Drilling Company, Grace Energy Corporation, Grace Environmental, Inc., Grace Europe, Inc., Grace H.G Inc., Grace H.G II Inc., Grace Hotel Services Corporation, Grace International Holdings, Inc. (Ek/a Dearborn International Holdings, Inc.), Grace Offshore Company, Grace PAR Corporation, Grace Petroleum Libya Incorporated, Grace Tarpon investors, Inc., Grace Ventures Corp., Grace Weshington, Inc., W. R. Grace Capital Corporation, W. R. Grace Land Corporation, Gracoal, Inc., Gracoal II, Inc., Guardea-Caribe Land Development Corporation, Hanover Square Corporation, Honco International, Inc., Kootenai Development Company, L B Realty, Inc., Litigation Management, Inc. (Ikka GHSC Holding, Inc., Grace JVH, inc., Asbestos Management, Inc.), Monolith Enterprises, Incorporated, Monroe Street, Inc., MRA Holdings Corp. (Wa Nestor-ENA Holdings Corporation), MRA Intermedee, Inc. (Ek/a Nestor-ENA, Inc.), MRA Staffing Systems, Inv. (1964 British Nursing Association, Inc.), Remedium Group, Inc. (1964 Environmental Liability Management, Inc., B&C Liquidating Corp., Emerson & Cuming, Inc.), Southern Cil. Resin & Fiberglass, Inc., Water Street Corporation, Axial Basin Ranch Company, CC Partners (Vk/a Cross Country Staffing), Hayden-Gulch West Coal Company, H-G Coal Company.

- The Claimant filed a proof of claim against the Debtors identified as Claim No.
- On September 1, 2005, the Debtors filed their Pifteenth Omnibus Objection to Claims (the "15th Omnibus Objection") in which the Debtors sought to disallow and expunge Claim No. 11310.
- 4. The Debtors have discovered that although Claim No. 11310 was filed on an asbestos property damage claim form, the claim is not a traditional asbestos property damage claim but instead is an environmental claim which under the Debtors' proposed Chapter 11 Plan, dated January 13, 2005, is to be treated as a general unsecured claim.
- 5. As a result, the Debtors agree to withdraw the objections to Claim No. 11310 set forth in the 15<sup>th</sup> Omnibus Objection and reclassify the claim as an environmental unsecured claim. This withdrawal and reclassification, however, is without prejudice and the Debtors reserve their right to object to Claim No. 11310 on any grounds in the future upon proper notice and consistent with applicable law.
- 6. Each party executing this Stipulation represents that such party has the full authority and legal power to do so. This Stipulation may be executed in counterparts and each such counterpart together with the others shall constitute one and the same instrument. The parties further agree that facsimile signatures hereon shall be deemed to be original signatures. This Stipulation shall be binding upon and inure to the benefit of each of the parties, and upon their respective assignees, successors and/or partners.
- 7. This Stipulation constitutes the complete expression of the agreement of the parties hereto concerning the subject matter hereof, and no modification of or amendment to this Stipulation shall be valid unless it is in writing and signed by the party or parties to be charged.

- The Bankruptcy Court shall retain jurisdiction to enforce this Stipulation and all 8. matters relating hereto.
- The Debtors shall direct the Claims Agent, Rust Consulting, Inc., to mark the Claims Register to reflect the matters set forth herein.

STIPULATED AND AGREED:

OLDON LIMITED PARTNERSHIP

One of their attorneys

SHATZ SCHWARTZ AND FENTIN PC

Timothy P. Mulhern 1441 Main Street Suite 1100

Springfield, MA 01103

Telephone: (413) 737-1131 Fecsimile: (413) 736-0375

W. R. GRACE & CO., et al.

One of their attorneys

KIRKLAND & ELLIS LLP

Michelle Browdy

Janet S. Baer

200 East Randolph Drive

Chicago, Illinois 60601-6636

Telephone: (312) 861-2000 Facsimile: (312) 861-2200.

-and-

PACHULSKI, STANG, ZIEHL, YOUNG, JONES & WEINTRAUB P.C.

Laura Davis Jones (DE I.D. No. 2436) James O'Neill (DE I.D. No. 4042) 919 North Market Street, 16th Floor P.O. Box 8705

Wilmington, DE 19899-8705 (Courier 19801)

Telephone: (302) 652-4100 Pecsimile: (302) 652-4400

Attorneys for Debtors and Debtors-in Possession

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